#### IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

|                                     | X |                         |
|-------------------------------------|---|-------------------------|
|                                     | : |                         |
| In re                               | : | Chapter 11              |
| DELPHI CORPORATION, et al.,         | : | Case No. 05-44481 (RDD) |
| DELFHI CORFORATION, <u>et al.</u> , |   | Case No. 03-44461 (KDD) |
| Debtors.                            | : | (Jointly Administered)  |
|                                     | : |                         |
|                                     | X |                         |

#### AFFIDAVIT OF SERVICE

I, Elizabeth Adam, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On March 6, 2008, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight mail, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

- Amended Notice Of Claims Objection Hearing With Respect To Debtors' Objection To Proofs Of Claim Nos. 2548 And 5980 (PBR Australia PTY Ltd., PBR Knoxville LLC, And Special Situations Investing Group Inc.) (Docket No. 12984) [a copy of which is attached hereto as Exhibit D]
- 2) Notice Of Adjournment Of Claims Objection Hearing With Respect To Debtors' Objection To Proof Of Claim No. 10014 (Select Industries Corporation (F/K/A Select Tool & Die Corporations)) (Docket No. 12992) [a copy of which is attached hereto as <u>Exhibit E</u>]

On March 6, 2008, I caused to be served the document listed below upon the parties listed on Exhibit F hereto via overnight mail:

Amended Notice Of Claims Objection Hearing With Respect To Debtors' Objection To Proofs Of Claim Nos. 2548 And 5980 (PBR Australia PTY Ltd., PBR Knoxville LLC, And Special Situations Investing Group Inc.) (Docket No. 12984) [a copy of which is attached hereto as Exhibit D]

On March 6, 2008, I caused to be served the document listed below upon the parties listed on <u>Exhibit G</u> hereto via overnight mail:

4) Notice Of Adjournment Of Claims Objection Hearing With Respect To Debtors' Objection To Proof Of Claim No. 10014 (Select Industries Corporation (F/K/A Select Tool & Die Corporations)) (Docket No. 12992) [a copy of which is attached hereto as <a href="Exhibit E">Exhibit E</a>]

| Dated: March 10, 2008   |  |
|---|--|
|   | /s/ Elizabeth Adam   |
|   | Elizabeth Adam   |
| State of California   |  |
| County of Los Angeles   |  |
| Subscribed and sworn to (or affirmed) before Elizabeth Adam, proved to me on the basis of appeared before me. | e me on this 10th day of March, 2008, by of satisfactory evidence to be the person who |
| Signature: /s/ Vanessa R. Quiñones  |  |
| Commission Expires: 3/20/11   |  |

#### **EXHIBIT A**

#### 05-44481-rdd Doc 13069 Filed 03/11/08 Entered 03/11/08 04:18:12 Main Document Polp4 of foralio7 Master Service List

| COMPANY Brown Rudnick Berlack Israels         | CONTACT  | ADDRESS1                                  | ADDRESS2               | CITY               | STAT     | E ZIP          | PHONE                        | FAX                          | EMAIL   | PARTY / FUNCTION  |
|---|--|---|------------------------|--------------------|----------|----------------|------------------------------|------------------------------|---|---|
| LLP   | Robert J. Stark  | Seven Times Square                        |                        | New York           | NY       | 10036          | 212-209-4800                 | 212-2094801                  | rstark@brownrudnick.com   | Indenture Trustee   |
| Cohen, Weiss & Simon                          | Bruce Simon  | 330 W. 42nd Street                        |                        | New York           | NY       | 10036          | 212-356-0231                 | 212-695-5436                 | bsimon@cwsny.com  |   |
| Curtis, Mallet-Prevost, Colt & mosle LLP      | Steven J. Reisman  | 101 Park Avenue                           |                        | New York           | NY       | 10178-0061     | 2126966000                   | 2126971559                   | sreisman@cm-p.com   | Counsel to Flextronics<br>International, Inc., Flextronics<br>International USA, Inc.; Multek<br>Flexible Circuits, Inc.; Sheldahl de<br>Mexico S.A.de C.V.; Northfield<br>Acquisition Co.; Flextronics Asia-<br>Pacific Ltd.; Flextronics<br>Technology (M) Sdn. Bhd |
| Davis, Polk & Wardwell                        | Donald Bernstein<br>Brian Resnick  | 450 Lexington Avenue                      |                        | New York           | NY       | 10017          | 212-450-4092<br>212-450-4213 | 212-450-3092<br>212-450-3213 | donald.bernstein@dpw.com<br>brian.resnick@dpw.com                                 | Counsel to Debtor's Postpetition<br>Administrative Agent  |
| Delphi Corporation  Flextronics International | Sean Corcoran, Karen Craft Carrie L. Schiff                                    | 5725 Delphi Drive 305 Interlocken Parkway |                        | Troy<br>Broomfield | MI<br>CO | 48098<br>80021 | 248-813-2000<br>303-927-4853 | 248-813-2491<br>303-652-4716 | sean.p.corcoran@delphi.com<br>karen.j.craft@delphi.com<br>cschiff@flextronics.com | Debtors Counsel to Flextronics International  |
|   | Carrie L. Scriiii  | 303 IIIleilockeil Faikway                 |                        | Broomleid          | CO       | 80021          | 303-927-4633                 | 303-032-4710                 | paul.anderson@flextronics.co  |   |
| Flextronics International USA, Inc.           | Paul W. Anderson   | 2090 Fortune Drive                        |                        | San Jose           | CA       | 95131          | 408-428-1308                 |                              | m   | Counsel to Flextronics<br>International USA, Inc.   |
| Freescale Semiconductor, Inc.                 | Richard Lee Chambers, III Brad Eric Sheler                                     | 6501 William Cannon<br>Drive West         | MD: OE16               | Austin             | TX       | 78735          | 512-895-6357                 | 512-895-3090                 | trey.chambers@freescale.com   | Creditor Committee Member   |
| Fried, Frank, Harris, Shriver & Jacobson      | Bonnie Steingart<br>Vivek Melwani<br>Jennifer L Rodburg<br>Richard J Slivinski | One New York Plaza                        |                        | New York           | NY       | 10004          | 212-859-8000                 | 212-859-4000                 | rodbuje@ffhsj.com<br>sliviri@ffhsj.com<br>randall.eisenberg@fticonsultin          | Counsel to Equity Security Holders<br>Committee   |
| FTI Consulting, Inc.                          | Randall S. Eisenberg   | 3 Times Square                            | 11th Floor             | New York           | NY       | 10036          | 212-2471010                  | 212-841-9350                 | a.com   | Financial Advisors to Debtors   |
| General Electric Company                      | Valerie Venable  | 9930 Kincey Avenue                        |                        | Huntersville       | NC       | 28078          | 704-992-5075                 | 866-585-2386                 | valerie.venable@ge.com  | Creditor Committee Member   |
| Groom Law Group                               | Lonie A. Hassel  | 1701 Pennsylvania<br>Avenue, NW           |                        | Washington         | DC       | 20006          | 202-857-0620                 | 202-659-4503                 | lhassel@groom.com   | Counsel to Employee Benefits  |
| Hodgson Russ LLP                              | Stephen H. Gross   | 1540 Broadway                             | 24th Fl                | New York           | NY       | 10036          | 212-751-4300                 | 212-751-0928                 | sgross@hodgsonruss.com  | Counsel to Hexcel Corporation   |
| Honigman Miller Schwartz and Cohn LLP         | Frank L. Gorman, Esq.  | 2290 First National<br>Building           | 660 Woodward<br>Avenue | Detroit            | MI       |                | 3 313-465-7000               | 313-465-8000                 | fgorman@honigman.com  | Counsel to General Motors Corporation   |
| Honigman Miller Schwartz and<br>Cohn LLP      | Robert B. Weiss, Esq.  | 2290 First National<br>Building           | 660 Woodward<br>Avenue | Detroit            | MI       |                | 3 313-465-7000               | 313-465-8000                 | rweiss@honigman.com   | Counsel to General Motors<br>Corporation  |
| Internal Revenue Service                      | Attn: Insolvency Department  | 477 Michigan Ave                          | Mail Stop 15           | Detroit            | MI       | 48226          | 313-628-3648                 | 313-628-3602                 |   | Michigan IRS  |
| Internal Revenue Service                      | Attn: Insolvency Department,<br>Maria Valerio                                  | 290 Broadway                              | 5th Floor              | New York           | NY       | 10007          | 212-436-1038                 | 212-436-1931                 | mariaivalerio@irs.gov   | IRS   |
| IUE-CWA                                       | Conference Board Chairman  | ·   | Suite 201              | Dayton             | ОН       | 45439          | 937-294-7813                 | 937-294-9164                 | manarvaicho eno.gov   | Creditor Committee Member   |
| Jefferies & Company, Inc,                     | William Q. Derrough  | 520 Madison Avenue                        | 12th Floor             | New York           | NY       | 10022          | 212-284-2521                 | 212-284-2470                 | bderrough@jefferies.com   | UCC Professional  |
| JPMorgan Chase Bank, N.A.                     | Richard Duker  | 270 Park Avenue                           |                        | New York           | NY       | 10017          | 212-270-5484                 | 212-270-4016                 | richard.duker@jpmorgan.com  | Prepetition Administrative Agent  |
| JPMorgan Chase Bank, N.A.                     | Susan Atkins, Gianni<br>Russello   | 277 Park Ave 8th Fl                       |                        | New York           | NY       | 10172          | 212-270-0426                 | 212-270-0430                 | gianni.russello@jpmorgan.com<br>susan.atkins@jpmorgan.com                         | Postpetition Administrative Agent Counsel Data Systems  |
| Kramer Levin Naftalis & Frankel LLP           | Gordon Z. Novod  | 1177 Avenue of the<br>Americas            |                        | New York           | NY       | 10036          | 212-715-9100                 | 212-715-8000                 | gnovod@kramerlevin.com  | Corporation; EDS Information<br>Services, LLC   |

| COMPANY                              | CONTACT                              | ADDDE004                   | 4DDDE000       | OITV  | OTATE | 710        | BUONE        | FAV          | EMAIL  | DARTY / FUNCTION  |
|--------------------------------------|--------------------------------------|----------------------------|----------------|---|-------|------------|--------------|--------------|--|---|
| COMPANY                              | CONTACT                              | ADDRESS1                   | ADDRESS2       | CITY  | STATE | ZIP        | PHONE        | FAX          | EMAIL  | PARTY / FUNCTION Counsel Data Systems                     |
| Kramer Levin Naftalis & Franke       | 1                                    | 1177 Avenue of the         |                |   |       |            |              |              |  | Corporation; EDS Information                              |
| LLP                                  | Thomas Moers Mayer                   | Americas                   |                | New York  | NY    | 10036      | 212-715-9100 | 212-715-8000 | tmayer@kramerlevin.com   | Services, LLC   |
| Kurtzman Carson Consultants          | Sheryl Betance                       | 2335 Alaska Ave            |                | El Segundo  | CA    | 90245      | 310-823-9000 | 310-823-9133 | sbetance@kccllc.com  | Noticing and Claims Agent                                 |
|                                      |                                      |                            |                | Ŭ   |       |            |              |              |  | Counsel to Official Committee of                          |
| Latham & Watkins LLP                 | Robert J. Rosenberg                  | 885 Third Avenue           |                | New York  | NY    | 10022      | 212-906-1370 | 212-751-4864 | robert.rosenberg@lw.com  | Unsecured Creditors                                       |
| Law Debenture Trust of New           | Daniel B. Fisher                     | 400 Madiana Aug            | Carrette Class | Na Vari   | NIV   | 10017      | 040 750 0474 | 040 750 4004 | deniel fieber@leudeb eem   | In death in Tourtee                                       |
| York Law Debenture Trust of New      | Daniel R. Fisher                     | 400 Madison Ave            | Fourth Floor   | New York  | NY    | 10017      | 212-750-6474 | 212-750-1361 | daniel.fisher@lawdeb.com   | Indenture Trustee   |
| York                                 | Patrick J. Healy                     | 400 Madison Ave            | Fourth Floor   | New York  | NY    | 10017      | 212-750-6474 | 212-750-1361 | patrick.healv@lawdeb.com   | Indenture Trustee   |
|                                      | j                                    |                            |                |   |       |            |              |              |  | Counsel to Recticel North                                 |
| McDermott Will & Emery LLP           | David D. Cleary                      | 227 West Monroe Street     | Suite 5400     | Chicago   | IL    | 60606      | 312-372-2000 | 312-984-7700 | dcleary@mwe.com  | America, Inc.   |
| MaDamast Will 8 Forest II D          | lana I Da lanka                      | 007 West Manage Otto at    | Cita 5 400     | Ohioona   |       | cococ      | 242 272 2000 | 242 004 7700 | idaiankan@musaam   | Counsel to Recticel North                                 |
| McDermott Will & Emery LLP           | Jason J. DeJonker                    | 227 West Monroe Street     | Suite 5400     | Chicago   | IL    | 60606      | 312-372-2000 | 312-984-7700 | jdejonker@mwe.com  | America, Inc. Counsel to Recticel North                   |
| McDermott Will & Emery LLP           | Mohsin N. Khambati                   | 227 West Monroe Street     | Suite 5400     | Chicago   | IL    | 60606      | 312-372-2000 | 312-984-7700 | mkhambati@mwe.com  | America, Inc.   |
| ,                                    |                                      |                            |                |   |       |            |              |              |  | Counsel to Recticel North                                 |
| McDermott Will & Emery LLP           | Peter A. Clark                       | 227 West Monroe Street     | Suite 5400     | Chicago   | IL    | 60606      | 312-372-2000 | 312-984-7700 | pclark@mwe.com   | America, Inc.   |
|                                      |                                      |                            |                |   |       |            |              |              |  | Counsel to Movant Retirees and                            |
| McTique Law Firm                     | Cornish F. Hitchcock                 | 5301 Wisconsin Ave. N.W.   | Suite 350      | Washington  | DC    | 20015      | 202-364-6900 | 202-364-9960 | conh@mctiquelaw.com  | Proposed Counsel to The Official<br>Committee of Retirees |
| MCTIgue Law Film                     | COMISM F. HILCHCOCK                  | 5501 WISCONSIII AVE. IV.W. | Suite 330      | washington  | ьс    | 20013      | 202-304-0900 | 202-304-9900 | configuration co | Counsel to Movant Retirees and                            |
|                                      |                                      |                            |                |   |       |            |              |              |  | Proposed Counsel to The Official                          |
| McTigue Law Firm                     | J. Brian McTigue                     | 5301 Wisconsin Ave. N.W.   | Suite 350      | Washington  | DC    | 20015      | 202-364-6900 | 202-364-9960 | bmctigue@mctiguelaw.com  | Committee of Retirees                                     |
|                                      |                                      |                            |                |   |       |            |              |              | Iszlezinger@mesirowfinancial.c   |   |
| Mesirow Financial                    | Leon Szlezinger                      | 666 Third Ave              | 21st Floor     | New York  | NY    | 10017      | 212-808-8366 | 212-682-5015 | <u>om</u>  | UCC Professional  |
|                                      | Gregory A Bray Esq                   |                            |                |   |       |            |              |              | gbray@milbank.com  | Counsel to Cerberus Capital                               |
| Milbank Tweed Hadley &               | Thomas R Kreller Esq                 |                            |                |   |       |            |              |              | tkreller@milbank.com   | Management LP and Dolce                                   |
| McCloy LLP                           | James E Till Esq                     | 601 South Figueroa Street  | 30th Floor     | Los Angeles   | CA    | 90017      | 213-892-4000 | 213-629-5063 | jtill@milbank.com  | Investments LLC   |
|                                      |                                      |                            |                |   |       |            |              |              | imoldovan@morrisoncohen.co   | Counsel to Blue Cross and Blue                            |
| Morrison Cohen LLP                   | Joseph T. Moldovan, Esq.             | 909 Third Avenue           |                | New York  | NY    | 10022      | 2127358603   | 9175223103   | <u>m</u>   | Shield of Michigan  |
| Northeast Regional Office            | Mark Schonfeld, Regional<br>Director | 3 World Financial Center   | Room 4300      | New York  | NY    | 10281      | 212-336-1100 | 212-336-1323 | newvork@sec.gov  | Securities and Exchange Commission                        |
| Nottreast Regional Office            | Director                             | 3 World Financial Center   | K00III 4300    | New TOIK  | INI   | 10261      | 212-330-1100 | 212-330-1323 | newyork@sec.gov  | Commission  |
|                                      | Attorney General Eliot               |                            |                |   |       |            |              |              | william.dornbos@oag.state.ny.  | New York Attorney General's                               |
| Office of New York State             | Spitzer                              | 120 Broadway               |                | New York City   | NY    | 10271      | 212-416-8000 | 212-416-6075 | <u>us</u>  | Office  |
| O'Melveny & Myers LLP                | Robert Siegel                        | 400 South Hope Street      |                | Los Angeles   | CA    | 90071      | 213-430-6000 | 213-430-6407 | rsiegel@omm.com  | Special Labor Counsel                                     |
| 0.144.1 0.14 11.15                   | Tom A. Jerman, Rachel                | 4005 F O NW                |                | Marie de la contraction de la | DO.   | 00000      | 000 000 5000 | 000 000 5444 | #  | On a sinth of the One of                                  |
| O'Melveny & Myers LLP                | Janger                               | 1625 Eye Street, NW        |                | Washington  | DC    | 20006      | 202-383-5300 | 202-383-5414 | tjerman@omm.com  | Special Labor Counsel                                     |
| Pension Benefit Guaranty             | leffeet Cabas                        | 4000 K Ctract NI W         | Cuita 240      | Machinetae  | DC    | 20005      | 000 000 4000 | 202 222 4442 | garrick.sandra@pbgc.gov  | Counsel to Pension Benefit                                |
| Corporation Pension Benefit Guaranty | Jeffrey Cohen                        | 1200 K Street, N.W.        | Suite 340      | Washington  | DC    | 20005      | 202-326-4020 | 202-326-4112 | efile@pbgc.gov   | Guaranty Corporation Chief Counsel to the Pension         |
| Corporation                          | Ralph L. Landy                       | 1200 K Street, N.W.        | Suite 340      | Washington  | DC    | 20005-4026 | 2023264020   | 2023264112   | landv.ralph@pbqc.gov   | Benefit Guaranty Corporation                              |
|                                      | ,,                                   |                            |                | J   |       |            |              |              |  |   |
|                                      |                                      |                            |                |   |       |            |              |              |  | Counsel to Freescale                                      |
| Dhilling Nines LLD                   | Candra A Diaman                      | CCC F:#h A                 |                | Na Vari   | NIX   | 40400      | 040 044 0500 | 040 000 5450 | oriomor@nhillinonimor.com  | Semiconductor, Inc., f/k/a Motorola                       |
| Phillips Nizer LLP                   | Sandra A. Riemer                     | 666 Fifth Avenue           |                | New York  | NY    | 10103      | 212-841-0589 | 212-262-5152 | sriemer@phillipsnizer.com<br>david.resnick@us.rothschild.co  | Semiconductor Systems                                     |
| Dethe hild has                       | Devid I Desciale                     | 1251 Avenue of the         |                | Na Vari   | NY    | 10020      | 040 400 0500 | 040 400 5454 |  | Financial Advisor   |
| Rothchild Inc.                       | David L. Resnick                     | Americas                   |                | New York  | INY   | 10020      | 212-403-3500 | 212-403-5454 | <u>m</u>   | Financial Advisor   |
|                                      |                                      |                            |                |   |       |            |              |              |  | Counsel to Murata Electronics                             |
|                                      |                                      |                            |                |   |       |            |              |              |  | North America, Inc.; Fujikura                             |
| Seyfarth Shaw LLP                    | Robert W. Dremluk                    | 620 Eighth Ave             |                | New York  | NY    | 10018-1405 | 212-218-5500 | 212-218-5526 | rdremluk@seyfarth.com  | America, Inc.   |
|                                      |                                      |                            |                |   |       |            |              |              | dbartner@shearman.com  |   |
| Shearman & Sterling LLP              | Douglas Bartner, Jill Frizzley       | 599 Lexington Avenue       |                | New York  | NY    | 10022      | 212-8484000  | 212-848-7179 | ifrizzley@shearman.com   | Local Counsel to the Debtors                              |
|                                      |                                      |                            |                |   |       |            |              |              | kziman@stblaw.com  | Counsel to Debtor's Prepetition                           |
| Simpson Thatcher & Bartlett          | Kenneth S. Ziman, Robert H           |                            |                |   |       |            |              |              | rtrust@stblaw.com  | Administrative Agent, JPMorgan                            |
| LLP                                  | Trust, William T. Russell, Jr.       | 425 Lexington Avenue       |                | New York  | NY    | 10017      | 212-455-2000 | 212-455-2502 | wrussell@stblaw.com  | Chase Bank, N.A.  |

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| Master | Service | List |  |
|--------|---------|------|--|

| COMPANY                               | CONTACT  | ADDRESS1                       | ADDRESS2      | CITY        | STATE | ZIP        | PHONE        | FAX             | EMAIL                                  | PARTY / FUNCTION  |
|---------------------------------------|--|--------------------------------|---------------|-------------|-------|------------|--------------|-----------------|--|---|
|                                       |  |                                |               |             |       |            |              |                 | jbutler@skadden.com                    |   |
| Skadden, Arps, Slate, Meagher         | John Wm. Butler, John K.                       |                                |               |             |       |            |              |                 | ilyonsch@skadden.com                   |   |
| & Flom LLP                            | Lyons, Ron E. Meisler                          | 333 W. Wacker Dr.              | Suite 2100    | Chicago     | IL    | 60606      | 312-407-0700 | 312-407-0411    | rmeisler@skadden.com                   | Counsel to the Debtor                                     |
| Skadden, Arps, Slate, Meagher         | Kayalyn A. Marafioti,                          |                                |               |             |       |            |              |                 | kmarafio@skadden.com                   |   |
| & Flom LLP                            | Thomas J. Matz                                 | 4 Times Square                 | P.O. Box 300  | New York    | NY    | 10036      | 212-735-3000 | 212-735-2000    | tmatz@skadden.com                      | Counsel to the Debtor                                     |
|                                       |  | ·                              |               |             |       |            |              |                 |  | Counsel to Movant Retirees and                            |
| Spencer Fane Britt & Browne           |  | 1 North Brentwood              |               |             |       |            |              |                 |  | Proposed Counsel to The Official                          |
| LLP                                   | Daniel D. Doyle                                | Boulevard                      | Tenth Floor   | St. Louis   | MO    | 63105      | 314-863-7733 | 314-862-4656    | ddoyle@spencerfane.com                 | Committee of Retirees                                     |
| D:                                    |  | 4 North Boardson d             |               |             |       |            |              |                 |  | Counsel to Movant Retirees and                            |
| Spencer Fane Britt & Browne LLP       | Nicholas Franke                                | 1 North Brentwood<br>Boulevard | Tenth Floor   | St. Louis   | МО    | 63105      | 314-863-7733 | 314-862-4656    | nfranke@spencerfane.com                | Proposed Counsel to The Official<br>Committee of Retirees |
| LLF                                   |  | Boulevaru                      | Teriui Fiooi  | St. Louis   | IVIO  | 03103      | 314-003-7733 | 314-002-4030    |  | Committee of Reffees                                      |
| Stevens & Lee, P.C.                   | Chester B. Salomon,<br>Constantine D. Pourakis | 485 Madison Avenue             | 20th Floor    | New York    | NY    | 10022      | 2123198500   | 2123198505      | cp@stevenslee.com<br>cs@stevenslee.com | Counsel to Wamco, Inc.                                    |
| Togut, Segal & Segal LLP              | Albert Togut                                   | One Penn Plaza                 | Suite 3335    | New York    | NY    | 10022      | 212-594-5000 | 2123198505      | altogut@teamtogut.com                  | Counsel to warnco, Inc.  Conflicts Counsel to the Debtors |
| rogut, Segai & Segai LLP              | MaryAnn Brereton, Assistant                    |                                | Suite 3335    | New York    | INY   | 10119      | 212-594-5000 | 212-967-4258    | allogut@teamlogut.com                  | Conflicts Counsel to the Debtors                          |
| Tyco Electronics Corporation          | General Counsel                                | 60 Columbia Road               |               | Morristown  | NJ    | 7960       | 973-656-8365 | 973-656-8805    |  | Creditor Committee Member                                 |
| Tyou Electronics Corporation          | Contra Councer                                 | oo columbia read               |               | Wichiotowii | 110   | 7 000      | 070 000 0000 | 212-668-2255    |  | Creditor Committee Member                                 |
|                                       |  |                                |               |             |       |            |              | does not take   |  |   |
| United States Trustee                 | Alicia M. Leonhard                             | 33 Whitehall Street            | 21st Floor    | New York    | NY    | 10004-2112 | 212-510-0500 | service via fax |  | Counsel to United States Trustee                          |
|                                       |  |                                |               |             |       |            |              |                 |  | Proposed Conflicts Counsel to the                         |
|                                       |  | 4700 O' O 4 7 H                | 301 Commerce  |             |       | 70400      |              |                 |  | Official Committee of Unsecured                           |
| Warner Stevens, L.L.P.                | Michael D. Warner                              | 1700 City Center Tower II      | Street        | Fort Worth  | TX    | 76102      | 817-810-5250 | 817-810-5255    | mwarner@warnerstevens.com              | Creditors Counsel to General Motors                       |
| Weil, Gotshal & Manges LLP            | Harvey R. Miller                               | 767 Fifth Avenue               |               | New York    | NY    | 10153      | 212-310-8500 | 212-310-8077    | harvev.miller@weil.com                 | Corporation   |
| Well, Gotshar & Mariges LEI           | riarvey it. ivillier                           | 707 Tildi Aveilde              |               | 14CW TOTA   | 141   | 10100      | 212 310 0300 | 212 310 0011    | <u>Indivey.miller @ Well.com</u>       | Counsel to General Motors                                 |
| Weil, Gotshal & Manges LLP            | Jeffrey L. Tanenbaum, Esq.                     | 767 Fifth Avenue               |               | New York    | NY    | 10153      | 212-310-8000 | 212-310-8007    | jeff.tanenbaum@weil.com                | Corporation   |
|                                       |  |                                |               |             |       |            |              |                 |  | Counsel to General Motors                                 |
| Weil, Gotshal & Manges LLP            | Martin J. Bienenstock, Esq.                    | 767 Fifth Avenue               |               | New York    | NY    | 10153      | 212-310-8000 | 212-310-8007    | martin.bienenstock@weil.com            | Corporation   |
| , , , , , , , , , , , , , , , , , , , |  |                                |               |             |       |            |              |                 |  | Counsel to General Motors                                 |
| Weil, Gotshal & Manges LLP            | Michael P. Kessler, Esq.                       | 767 Fifth Avenue               |               | New York    | NY    | 10153      | 212-310-8000 | 212-310-8007    | michael.kessler@weil.com               | Corporation   |
|                                       |  |                                | 1100 North    |             |       |            |              |                 | scimalore@wilmingtontrust.co           | Creditor Committee  |
| Wilmington Trust Company              | Steven M. Cimalore                             | Rodney Square North            | Market Street | Wilmington  | DE    | 19890      | 302-636-6058 | 302-636-4143    | <u>m</u>                               | Member/Indenture Trustee                                  |

#### **EXHIBIT B**

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| COMPANY                                 | CONTACT                       | ADDRESS1                     | ADDRESS2       | CITY         | STATI | E ZIP  | PHONE     | FAX       | EMAIL  | PARTY / FUNCTION                               |
|---|-------------------------------|------------------------------|----------------|--------------|-------|--------|-----------|-----------|--|--|
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|   |                               |                              |                |              |       |        |           |           |  | Flextronics International USA, Inc.; Multek    |
|   |                               |                              |                |              |       |        |           |           |  | Flexible Circuits, Inc.; Sheldahl de Mexico    |
|   |                               |                              |                |              |       |        |           |           |  | S.A.de C.V.; Northfield Acquisition Co.;       |
| Curtis, Mallet-Prevost, Colt & mosl     |                               |                              |                |              |       | 10178- | 212696600 | 212697155 |  | Flextronics Asia-Pacific Ltd.; Flextronics     |
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| r recedule Commeentation, mer           | Brad Eric Sheler              |                              |                | 714011       | 1.71  | 7.0.00 | 000.      | 0000      | are your arms or a constant or | Creater Committee Member                       |
|   | Bonnie Steingart              |                              |                |              |       |        |           |           |  |  |
|   | Vivek Melwani                 |                              |                |              |       |        |           |           |  |  |
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| Jacobson                                | Richard J Silvinski           | One New York Plaza           |                | New fork     | IN T  | 10004  |           |           |  | Couriser to Equity Security Holders Committee  |
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| - I Garage Goriounanto                  |                               | 2000 / 1100110 / 1100        | 1              | cogunad      |       | 332-10 | 212-906-  | 212-751-  |  | Counsel to Official Committee of Unsecured     |
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| Law Dependie Trust of New YOR           | Daniel IV. I ISHEI            | TOO IVIAUISUIT AVE           | i Julii i iJUl | INCW IOIK    | INI   | 10017  | 212-750-  | 212-750-  | Garrier Indirect & Id WUED.COIT  | muchule Husiee                                 |
| Low Debenture Trust of New Year         | Patrick I Hook                | 400 Madison Ave              | Fourth Floor   | Now York     | NIV   | 10017  |           |           | notrick hooks@lowdeb.com   | Indepture Trustee                              |
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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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| COMPANY                         | CONTACT                              | ADDRESS1                  | ADDRESS2      | CITY       | STATE | ZIP.   | PHONE     | FAX       | EMAIL                          | PARTY / FUNCTION                               |
|---------------------------------|--------------------------------------|---------------------------|---------------|------------|-------|--------|-----------|-----------|--------------------------------|--|
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| Office of New York State        | Attornay Conoral Eliat Chitzer       | 120 Broadway              |               | City       | NY    | 10271  | 8000      | 6075      | william.dombos@oag.state.ny.   | New York Attorney General's Office             |
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| Notificilla IIIc.               | David L. Neshick                     | Americas                  |               | New TOIK   | INI   | 10020  | 3300      | 3434      | <u>III.</u>                    | I IIIaiiciai Advisoi                           |
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| 0 ( 11 01 11 0                  | 5                                    | 200 5: 1 4                |               |            |       | 10018- | 212-218-  | 212-218-  |                                | Counsel to Murata Electronics North America    |
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| Change Fone Britt 9 Berner 115  | Daniel D. Davie                      | 1 North Brentwood         | Tonth Flare   | C4  !-     | MC    | 62405  | 314-863-  | 314-862-  | ddoulo @opopos for a seri      | Counsel to Movant Retirees and Proposed        |
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| COMPANY                    | CONTACT                     | ADDRESS1                  | ADDRESS2          | CITY       | STATE | ZIP   | PHONE    | FAX      | EMAIL                        | PARTY / FUNCTION                           |
|----------------------------|-----------------------------|---------------------------|-------------------|------------|-------|-------|----------|----------|------------------------------|--|
|                            |                             |                           | _                 |            |       |       |          |          |                              |  |
|                            |                             |                           | 301 Commerce      |            |       |       | 817-810- | 817-810- |                              | Proposed Conflicts Counsel to the Official |
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| Wilmington Trust Company   | Steven M. Cimalore          | Rodney Square North       | Street            | Wilmington | DE    | 19890 | 6058     | 4143     | <u>m</u>                     | Trustee                                    |

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| COMPANY  | CONTACT                   | ADDRESS1                    | ADDRESS2     | CITY          | STATE   | ZIP        | COUNTRY   | PHONE        | EMAIL                           | PARTY / FUNCTION  |
|--|---------------------------|-----------------------------|--------------|---------------|---------|------------|-----------|--------------|---------------------------------|---|
| COM AIT  | CONTACT                   | ADDITECT                    | ADDITEOUZ    | OIT I         | UIAIL   | 211        | OCCIVITAT | 34 956 226   | LIMAL                           | TARTITIONSTION  |
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|  |                           |                             |              |               |         |            | ·         |              |                                 | ·   |
|  |                           |                             |              |               |         |            |           |              |                                 | Attorneys for Fry's Metals Inc. and                           |
| Adler Pollock & Sheehan PC   | Joseph Avanzato           | One Citizens Plz 8th Fl     |              | Providence    | RI      | 02903      |           | 401-274-7200 | javanzato@apslaw.com            | Specialty Coatings Systems Eft                                |
| Akin Gump Strauss Hauer & Feld   | '                         | 1333 New Hampshire Ave      |              |               |         |            |           |              |                                 | Counsel to TAI Unsecured                                      |
| LLP  | David M Dunn              | NW                          |              | Washington    | DC      | 20036      |           | 202-887-4000 | ddunn@akingump.com              | Creditors Liquidating Trust                                   |
| Akin Gump Strauss Hauer & Feld   | *                         |                             |              |               |         |            |           |              |                                 | Counsel to TAI Unsecured                                      |
| LLP  | Ira S Dizengoff           | 590 Madison Ave             |              | New York      | NY      | 10022-2524 |           | 212-872-1000 | idizengoff@akingump.com         | Creditors Liquidating Trust                                   |
| Akin Gump Strauss Hauer & Feld   | *                         |                             | 0 % 0400     |               |         |            |           | ===          | 4                               |   |
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|  |                           |                             |              |               |         |            |           |              |                                 | LLC, PD George Co, Furukawa                                   |
|  |                           |                             |              |               |         |            |           |              |                                 | Electric Companay, Ltd., and                                  |
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| American Axle & Manufacturing,   |                           | One Dauch Drive, Mail Code  |              |               |         |            |           |              |                                 | Representative for American Axle                              |
| Inc.   | Steven R. Keyes           | 6E-2-42                     |              | Detroit       | MI      | 48243      |           | 313-758-4868 | steven.keyes@aam.com            | & Manufacturing, Inc.   |
|  |                           |                             |              |               |         |            |           |              |                                 | Counsel to ITW Mortgage                                       |
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|  |                           |                             |              |               |         |            |           |              |                                 | Counsel to ITW Mortgage                                       |
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| Anglin, Flewelling, Rasmussen,   |                           |                             |              |               |         |            |           |              |                                 | Counsel to Stanley Electric Sales                             |
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|  |                           |                             | 00.0 74.04   |               |         | == 400     |           |              |                                 | Attorneys for Whitebox Hedged                                 |
| Anthony Ostlund & Baer PA  | John B Orenstein          | 3600 Wells Fargo Ctr        | 90 S 7th St  | Minneapolis   | MN      | 55402      |           | 612-349-6969 | jorenstein@aoblaw.com           | High Yield Partners, LP                                       |
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|  |                           |                             |              |               |         |            |           |              |                                 | Corp. d/b/a KDS America                                       |
|  |                           |                             |              |               |         |            |           |              |                                 | ("Daishinku"), SBC  |
| Arnall Golden Gregory LLP  | Darryl S. Laddin          | 171 17th Street NW          | Suite 2100   | Atlanta       | GA      | 30363-1031 |           | 404-873-8120 | dladdin@agg.com                 | Telecommunications, Inc. (SBC)                                |
|  |                           |                             |              |               |         |            |           |              |                                 | Counsel to CSX Transportation,                                |
| Arnold & Porter LLP  | Joel M. Gross             | 555 Twelfth Street, N.W.    |              | Washington    | D.C.    | 20004-1206 |           | 202-942-5000 | joel_gross@aporter.com          | Inc.  |
| ATS Automation Tooling Systems   | 3                         |                             |              |               |         |            |           |              |                                 |   |
| Inc.   | Carl Galloway             | 250 Royal Oak Road          |              | Cambridge     | Ontario | N3H 4R6    | Canada    | 519-653-4483 | cgalloway@atsautomation.com     | Company   |
|  |                           |                             |              |               |         |            |           |              |                                 |   |
|  |                           |                             |              |               |         |            |           |              |                                 | Attorney for Alabama Power                                    |
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|  |                           |                             |              |               |         |            |           |              |                                 | Counsel to Motion Industries, Inc.,                           |
| Barack, Ferrazzano, Kirschbaum   |                           |                             |              |               |         |            |           | 040 004 04   |                                 | EIS, Inc. and Johnson Industries,                             |
| & Nagelberg LLP  | Kimberly J. Robinson      | 200 W Madison St Ste 3900   |              | Chicago       | IL      | 60606      |           | 312-984-3100 | kim.robinson@bfkn.com           | Inc.  |
| Description of the control of the co |                           |                             |              |               |         |            |           |              |                                 | Counsel to Motion Industries, Inc.,                           |
| Barack, Ferrazzano, Kirschbaum   | Miliam I Dame             | 000 W Madian - 0: 0: 0000   |              | Chinan        |         | cococ      |           | 240 004 0466 | william barratt@lff             | EIS, Inc. and Johnson Industries,                             |
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| Darries & Thomburg LLP   | AIGH N. IVIIIIS           | i i o. Mendian olieet       | 1            | Indianapolis  | IIN     | 40204      | 1         | 311-230-1313 | aian.milis@bliaw.com            | Company   |

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| COMPANY                              | CONTACT                   | ADDRESS1                    | ADDRESS2      | CITY          | STATE | ZIP    | COUNTRY PHONE | EMAIL                     | PARTY / FUNCTION   |
|--------------------------------------|---------------------------|-----------------------------|---------------|---------------|-------|--------|---------------|---------------------------|--|
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|                                      |                           |                             |               |               |       |        |               |                           | Manufacturing Company, Bank of<br>America Leasing & Leasing &    |
|                                      |                           |                             |               |               |       |        |               |                           | Capital, LLC, & AutoCam  |
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|                                      |                           |                             |               |               |       |        |               |                           | Counsel to Teachers Retirement                                   |
|                                      |                           |                             |               |               |       |        |               |                           | System of Oklahoma; Public                                       |
|                                      |                           |                             |               |               |       |        |               |                           | Employes's Retirement System of                                  |
| B                                    |                           |                             |               |               |       |        |               |                           | Mississippi; Raifeisen   |
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|                                      |                           |                             |               |               |       |        |               |                           | Employes's Retirement System of                                  |
|                                      |                           |                             |               |               |       |        |               |                           | Mississippi; Raifeisen   |
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|                                      |                           |                             |               |               |       |        |               |                           | Corporation; Solectron De Mexico                                 |
|                                      |                           |                             |               |               |       |        |               |                           | SA de CV; Solectron Invotronics;                                 |
|                                      | Lawrence M. Schwab,       |                             |               |               |       |        |               |                           | Coherent, Inc.; Veritas Software                                 |
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| COMPANY                        | CONTACT                 | ADDRESS1                      | ADDRESS2           | CITY            | STATE | ZIP        | COUNTRY | PHONE          | EMAIL                           | PARTY / FUNCTION  |
|--------------------------------|-------------------------|-------------------------------|--------------------|-----------------|-------|------------|---------|----------------|---------------------------------|---|
|                                |                         |                               |                    |                 |       |            |         |                |                                 | Counsel to Freudenberg-NOK;                                     |
|                                |                         |                               |                    |                 |       |            |         |                |                                 | General Partnership; Freudenberg-                               |
|                                |                         |                               |                    |                 |       |            |         |                |                                 | NOK, Inc.; Flextech, Inc.;                                      |
|                                |                         |                               |                    |                 |       |            |         |                |                                 | Vibracoustic de Mexico, S.A. de                                 |
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|                                |                         |                               |                    |                 |       |            |         |                |                                 | Marquardt Switches, Inc.; Tessy                                 |
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|                                |                         |                               |                    |                 |       |            |         |                |                                 | Counsel to Marquardt GmbH and                                   |
|                                |                         |                               |                    |                 |       |            |         |                |                                 | Marquardt Switches, Inc.; Tessy                                 |
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|                                |                         |                               |                    |                 |       |            |         |                |                                 | Products, Inc. and Eikenberry &                                 |
|                                |                         |                               |                    |                 |       |            |         |                |                                 | Associates, Inc.; Lorentson                                     |
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| ·                              |                         |                               |                    | ·               |       |            |         |                |                                 | Counsel to Calsonic Kansei North                                |
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| Boult, Cummings, Conners &     |                         | 1600 Division Street, Suite   |                    |                 |       |            |         |                |                                 | America, Inc.; Calsonic Harrison                                |
| Berry, PLC                     | Roger G. Jones          | 700                           | PO Box 34005       | Nashville       | TN    | 37203      |         | 615-252-2307   | rjones@bccb.com                 | Co., Ltd.   |
| **                             |                         | Administration Department via |                    |                 |       |            |         | 00039-035-605  |                                 |   |
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| Buil & Forman EE               | Wildriadi Edo Hali      | 420 North 1 Weithelm Gireet   | Guite 5100         | Diffilligitatii | /\L   | 33203      |         | (200) 400 0001 | milane buri.com                 | international, inc  |
| Cadwalader Wickersham & Taft   |                         |                               |                    |                 |       |            |         |                |                                 | Attorneys for the Audit Committee                               |
| LLP                            | Jeannine D'Amico        | 1201 F St NW Ste 1100         |                    | Washington      | DC    | 20004      |         | 202-862-2452   | jeannine.damico@cwt.com         | of Dephi Corporation  |
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| Carilli Gordon & Reinder EEI   | Johannan Greenberg      | oo i ille oli eet             |                    | New TOIK        | INI   | 10003      |         | 212-701-3000   | OW                              | Couriser to Engernard Corporation                               |
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|                                | , , ,                   |                               | ,                  |                 |       |            |         |                |                                 | Counsel to Cascade Die Casting                                  |
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| Cortor Lodyord & Milburg LLD   | Agran D. Cahn           | 2 Wall Street                 |                    | Now York        | NY    | 10005      |         | 242 722 2222   | acha@alm.com                    | Counsel to STMicroelectronics,                                  |
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|                                |                         |                               |                    |                 |       |            |         |                |                                 | Counsel to EagleRock Capital                                    |

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| COMPANY                                  | CONTACT                  | ADDRESS1                                | ADDRESS2          | CITY          | STATE | ZIP        | COUNTRY PHONE  | EMAIL                         | PARTY / FUNCTION                     |
|--|--------------------------|---|-------------------|---------------|-------|------------|----------------|-------------------------------|--------------------------------------|
|  |                          |   |                   |               |       |            |                |                               | Counsel to 1st Choice Heating &      |
|  |                          |   |                   |               |       |            |                |                               | Cooling, Inc.; BorgWarner Turbo      |
|  |                          |   |                   |               |       |            |                |                               | Systems Inc.; Metaldyne              |
| Clark Hill PLC                           | Joel D. Applebaum        | 500 Woodward Avenue                     | Suite 3500        | Detroit       | MI    | 48226-3435 | 313-965-8300   | japplebaum@clarkhill.com      | Company, LLC                         |
|  |                          |   |                   |               |       |            |                |                               | Counsel to BorgWarner Turbo          |
|  |                          |   |                   |               |       |            |                |                               | Systems Inc.; Metaldyne              |
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|  |                          |   |                   |               |       |            |                |                               | Inc.; Goldman Sachs Group, Inc.;     |
|  |                          |   |                   |               |       |            |                |                               | JP Morgan Chase & Co.; Lehman        |
|  |                          |   |                   |               |       |            |                |                               | Brothers, Inc.; Merrill Lynch & Co.; |
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|  |                          |   |                   |               |       |            |                |                               | Harco Brake Systems, Inc.; Dayton    |
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|  |                          |   |                   |               |       |            |                |                               | LLC; NSS Technologies, Inc.; SPS     |
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### 05-44481-rdd Doc 13069 Filed 03/11/08 Entered 03/11/08 04:18:12 Main Document Pg 15 of 107 Delphi Corporation 2002 List Main Document

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|  |                                 |   |                         |                        |              |                |                 |   | LLC; NSS Technologies, Inc.; SPS    |
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|  |                                 |   |                         |                        |              |                |                 |   | Corporation; Nichicon (America)     |
|  |                                 |   |                         |                        |              |                |                 |   | Corporation; Taiho Corporation of   |
|  |                                 |   |                         |                        |              |                |                 |   | America; American Aikoku Alpha,     |
|  |                                 |   |                         |                        |              |                |                 |   | Inc.; Sagami America, Ltd.; SL      |
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|                                   |                          |                         |                  |               |       |             |               |                               | Brotherood of Electrical Workers      |
|                                   |                          |                         |                  |               |       |             |               |                               | Local Unions No. 663; International   |
|                                   |                          |                         |                  |               |       |             |               |                               | Association of Machinists; AFL-       |
|                                   |                          |                         |                  |               |       |             |               |                               | CIO Tool and Die Makers Local         |
|                                   |                          |                         |                  |               |       |             |               |                               | Lodge 78, District 10; International  |
| 1                                 |                          |                         |                  |               |       |             |               |                               | Union of Operating Engineers          |
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| Coulaton & Storre D.C.            | Dotor D. Bil             | 400 Atlantia Assesse    |                  | Postor        | N40   | 02440 222   | 047 400 4770  | philous @ goulet              | Council to Thorn start Cours          |
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|                                   |                          |                         |                  |               |       |             |               |                               | System of Oklahoma; Public            |
|                                   |                          |                         |                  |               |       |             |               |                               | Employes's Retirement System of       |
|                                   |                          |                         |                  |               |       |             |               |                               | Mississippi; Raifeisen                |
|                                   |                          |                         |                  |               |       |             |               |                               | Kapitalanlage-Gesellschaft m.b.H      |
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|                                   | 1                        | 1                       | 1                | 1 2 2         | 1.7.  | 1 ****      |               |                               |                                       |

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| COMPANY   | CONTACT  | ADDRESS1                             | ADDRESS2                             | CITY                   | STATE    | ZIP            | COUNTRY PHONE | EMAIL  | PARTY / FUNCTION   |
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| Consider the state Bitch and LLD                  | J. Michael Debbler, Susa                                     |                                      | 544 Weley ( 0)                       | 0''                    | 011      | 45000          | 540,004,046   | 4  | Batesville Tool & Die; PIA Group;  |
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|   |  |                                      |                                      |                        |          | 1              |               |  | Counsel to Canon U.S.A., Inc. and  |
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| COMPANY                        | CONTACT                | ADDD5004                     | ADDRESS           | OUTV             | OTATE | 710        | COUNTRY PHONE | FMAU                           | DARTY / FUNCTION                            |
|--------------------------------|------------------------|------------------------------|-------------------|------------------|-------|------------|---------------|--------------------------------|---|
| COMPANY                        | CONTACT                | ADDRESS1                     | ADDRESS2          | CITY             | STATE | ZIP        | COUNTRY PHONE | EMAIL                          | PARTY / FUNCTION Counsel to Hewlett-Packard |
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|                                |                        |                              |                   |                  |       |            |               |                                | Inc Motors and Actuators                    |
|                                |                        |                              |                   |                  |       |            |               |                                | Division; Valeo Electrical Systems,         |
| Honigman, Miller, Schwartz and |                        |                              | 660 Woodward      |                  |       |            |               |                                | Inc Wipers Division; Valeo                  |
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| Kaplan, LLP                    | Louis G. McBryan       | 3101 Tower Creek Parkway     | Creek             | Atlanta          | GA    | 30339      | 678-384-7000  |                                | Inc.  |
| Hunton & Williams LLP          | Michael P. Massad, Jr. | Energy Plaza, 30th Floor     | 1601 Bryan Street | Dallas           | TX    | 75201      | 214-979-3000  |                                | Counsel to RF Monolithics, Inc.             |
| Hunton & Wiliams LLP           | Steven T. Holmes       | Energy Plaza, 30th Floor     | 1601 Bryan Street | Dallas           | TX    | 75201      | 214-979-3000  |                                | Counsel to RF Monolithics, Inc.             |
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| Infineon Technologies North    |                        |                              |                   |                  |       |            |               |                                | for Infineon Technologies North             |
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| in ay recinologies inc         | i icalifei Desileais   | 204 JUULII EXIGIISIOII RUdu  | 1                 | IVICOA           | /14   | 00201      |               | <u>UIII</u>                    | Orcuitol                                    |

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| COMPANY                                    | CONTACT  | ADDRESS1               | ADDRESS2                                | CITY              | STATE    | ZIP                 | COUNTRY PHONE              | EMAIL   | PARTY / FUNCTION  |
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|  |  |                        |   |                   |          |                     |                            |   |   |
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| COMPANY                          | CONTACT                  | ADDRESS1                    | ADDRESS2          | CITY         | STATE | ZIP        | COUNTRY | PHONE          | EMAIL                         | PARTY / FUNCTION                     |
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|                                  |                          |                             |                   |              |       |            |         |                |                               | of Electronic, Salaried, Machine     |
|                                  |                          |                             |                   |              |       |            |         |                |                               | and Furniture Workers -              |
|                                  |                          |                             |                   |              |       |            |         |                |                               | Communications Workers of            |
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|                                  |                          |                             |                   |              |       |            |         |                |                               | of Electronic, Salaried, Machine     |
|                                  |                          |                             |                   |              |       |            |         |                |                               | and Furniture Workers -              |
|                                  |                          |                             |                   |              |       |            |         |                |                               | Communications Workers of            |
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| Kind and a Fill and B            | Par Ottomoral            | 000 Feet Beetelele Below    |                   | 01.1         |       | 00004      |         | 040 004 0000   |                               | 9                                    |
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|                                  |                          |                             |                   |              |       |            |         |                |                               | Corporation; DaimlerChrylser         |
|                                  |                          |                             |                   |              |       |            |         |                |                               | Motors Company, LLC;                 |
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|                                  |                          |                             |                   |              |       |            |         |                |                               | Semiconductor, Inc. f/k/a Motorola   |
|                                  |                          |                             |                   |              |       |            |         |                |                               | Semiconductor Systems (U.S.A.)       |
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| 20110 0110 11000 221             | 1102 01101100, 2041      | Cite Count Citator Citator  | Cuito 1 00        | 1 400011     | /     | 00.0.      |         | 020 020 1.21   |                               | Counsel to Freescale                 |
|                                  |                          |                             |                   |              |       |            |         |                |                               | Semiconductor, Inc. f/k/a Motorola   |
|                                  |                          |                             |                   |              |       |            |         |                |                               | ,                                    |
| Laute and Bread LLB              | 0 M F F                  | 40 North Octob Access       | 0 11 4000         | Diversity    | . 7   | 05004 4400 |         | 000 000 5750   |                               | Semiconductor Systems (U.S.A.)       |
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| ·                                |                          | ,                           |                   |              |       |            |         |                |                               | Counsel in Charge for Taxing         |
|                                  |                          |                             |                   |              |       |            |         |                |                               | Authorities: Cypress-Fairbanks       |
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| COMPANY  | CONTACT                    | ADDRESS1                    | ADDRESS2      | CITY        | STATE   | ZIP        | COUNTRY PHONE | EMAIL                         | PARTY / FUNCTION                    |
|--|----------------------------|-----------------------------|---------------|-------------|---------|------------|---------------|-------------------------------|-------------------------------------|
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|  |                            |                             |               |             |         |            |               |                               | Group of Companies, Inc. and        |
|  |                            |                             |               |             |         |            |               |                               | Proposed Auditor Deloitte &         |
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|  |                            |                             |               |             |         |            |               |                               | Employes's Retirement System of     |
|  |                            |                             |               |             |         |            |               |                               | Mississippi; Raifeisen              |
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|  |                            |                             |               |             |         |            |               |                               | System of Oklahoma; Public          |
|  |                            |                             |               |             |         |            |               |                               | Employes's Retirement System of     |
|  |                            |                             |               |             |         |            |               |                               | Mississippi; Raifeisen              |
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| Martin D. C.   | Vistan I Mantana           | 4004 Newth Michigan A       | D O D 0407    | 0           |         | 40005 0465 | 000 750       |                               | Representative to the Estate of     |
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| COMPANY                                     | CONTACT                    | ADDRESS1                         | ADDRESS2                             | CITY           | STATE   | ZIP        | COUNTRY PHONE  | EMAIL                       | PARTY / FUNCTION  |
|---|----------------------------|----------------------------------|--------------------------------------|----------------|---------|------------|----------------|-----------------------------|---|
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|   |                            |                                  |                                      |                |         |            |                |                             | Electric USA, Inc.; JST                                   |
|   |                            |                                  |                                      |                |         |            |                |                             | Corporation; Nichicon (America)                           |
|   |                            |                                  |                                      |                |         |            |                |                             | Corporation; Taiho Corporation of                         |
|   |                            |                                  |                                      |                |         |            |                |                             | America; American Aikoku Alpha,                           |
|   |                            |                                  |                                      |                |         |            |                |                             | Inc.; Sagami America, Ltd.; SL                            |
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| Wicedirewoods EEI                           | Adron & McCollough Esq     | One dames denter                 | Olicci                               | Richmond       | V/A     | 23213 4030 | 004 773 1000   | <u>om</u>                   | Counsel to The International Union                        |
|   |                            |                                  |                                      |                |         |            |                |                             | of Electronic, Salaried, Machine                          |
|   |                            |                                  |                                      |                |         |            |                |                             | and Furniture Workers -                                   |
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|   |                            |                                  |                                      |                |         |            |                |                             | and Forestry, Rubber,                                     |
|   |                            |                                  |                                      |                |         |            |                |                             | Manufacturing, Energy, Allied                             |
|   |                            |                                  |                                      |                |         |            |                |                             | Industrial and Service Workers,                           |
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| COMPANY                        | CONTACT                        | ADDRESS1                | ADDRESS2            | CITY             | STATE | ZIP        | COUNTRY | PHONE         | EMAIL                          | PARTY / FUNCTION   |
|--------------------------------|--------------------------------|-------------------------|---------------------|------------------|-------|------------|---------|---------------|--------------------------------|--|
|                                |                                |                         |                     |                  |       |            |         |               |                                |  |
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| Michigan Department of Labor   |                                |                         |                     |                  |       |            |         |               |                                |  |
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| , ,                            |                                |                         |                     | , and the second |       |            |         |               |                                |  |
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| and Economic Growth, Worker's  |                                |                         |                     |                  |       |            |         |               |                                | Attorney General for Worker's                                      |
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|                                |                                |                         |                     |                  |       |            |         |               |                                | Hydro Aluminum North America,                                      |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Inc., Hydro Aluminum Adrian, Inc.,                                 |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Hydro Aluminum Precision Tubing                                    |
|                                |                                |                         |                     |                  |       |            |         |               |                                | NA, LLC, Hydro Alumunim Ellay                                      |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Enfield Limited, Hydro Aluminum                                    |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Rockledge, Inc., Norsk Hydro                                       |
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|                                |                                |                         |                     |                  |       |            |         |               |                                | Counsel to Niles USA Inc.;   |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Techcentral, LLC; The Bartech                                      |
| Miller, Canfield, Paddock and  |                                |                         |                     |                  |       |            |         |               |                                | Group, Inc.; Fischer Automotive                                    |
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|                                |                                |                         |                     |                  |       |            |         |               |                                |  |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Counsel to ITT Industries, Inc.;                                   |
| Morgan, Lewis & Bockius LLP    | Andrew D. Gottfried            | 101 Park Avenue         |                     | New York         | NY    | 10178-0060 | 2       | 212-309-6000  | agottfried@morganlewis.com     | Hitachi Chemical (Singapore), Ltd.                                 |
| Manage I as in 0 Banking II B  | Menachem O.                    | 404 Bart Amaria         |                     | Name             | NIX/  | 40470      |         | 240 000 0000  | mzelmanovitz@morganlewis.c     | Counsel to Hitachi Chemical  |
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| morgan, Lowis & Dockius LLF    | Monard VV. Laterkin, ESq.      | OSS GOURT GIAIR AVEILUE |                     | LUS Aligeles     | OA.   | 30017      | +       | L 10 012-1100 | 100.01Mill@Horganiewio.c0III   | Course to Curricomo Corporation                                    |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Counsel to Standard Microsystems                                   |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Corporation and its direct and                                     |
|                                |                                |                         |                     |                  |       |            |         |               |                                | indirect subsidiares Oasis   |
|                                |                                |                         |                     |                  |       |            |         |               |                                | SiliconSystems AG and SMSC NA                                      |
|                                |                                |                         |                     |                  |       |            |         |               |                                | Automotive, LLC (successor-in-                                     |
| Moritt Hock Hamroff & Horowitz |                                |                         |                     |                  |       |            |         |               |                                | interst to Oasis Silicon Systems,                                  |
| LLP                            | Leslie Ann Berkoff             | 400 Garden City Plaza   |                     | Garden City      | NY    | 11530      |         | 516-873-2000  | lberkoff@moritthock.com        | Inc.)  |
| Marria a Calanda B             | Mishaal B. Ballaan             | OOO Third Assessed      |                     | NI We al         | ND/   | 40000      |         | 240 705 0757  |                                | Counsel to Blue Cross and Blue                                     |
| Morrison Cohen LLP             | Michael R. Dal Lago            | 909 Third Avenue        |                     | New York         | NY    | 10022      | 2       | 212-735-8757  | mdallago@morrisoncohen.com     | Snieid of Michigan   |

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| COMPANY   | CONTACT                 | ADDRESS1                       | ADDRESS2           | CITY         | STATE | ZIP        | COUNTRY | PHONE          | EMAIL                           | PARTY / FUNCTION  |
|---|-------------------------|--------------------------------|--------------------|--------------|-------|------------|---------|----------------|---------------------------------|---|
| COMPANT   | Raymond J. Urbanik,     | ADDRESST                       | ADDICESSE          | CITT         | SIAIL | ZII        | COUNTRY | FIIONE         | LWAIL                           | PARTI / I GNC IION  |
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| Nantz, Litowich, Smith, Girard &                              |                         |                                |                    |              |       |            |         |                |                                 | Counsel to Lankfer Diversified                                      |
| Hamilton, P.C.  | Sandra S. Hamilton      | 2025 East Beltline, S.E.       | Suite 600          | Grand Rapids | MI    | 49546      |         | 616-977-0077   | sandy@nlsq.com                  | Industries, Inc.  |
|   |                         |                                |                    | ·            |       |            |         |                |                                 | Counsel to 975 Opdyke LP; 1401                                      |
|   |                         |                                |                    |              |       |            |         |                |                                 | Troy Associates Limited   |
|   |                         |                                |                    |              |       |            |         |                |                                 | Partnership; 1401 Troy Associates                                   |
|   |                         |                                |                    |              |       |            |         |                |                                 | Limited Partnership c/o Etkin                                       |
|   |                         |                                |                    |              |       |            |         |                |                                 | Equities, Inc.; 1401 Troy   |
|   |                         |                                |                    |              |       |            |         |                |                                 | Associates LP; Brighton Limited                                     |
|   |                         |                                |                    |              |       |            |         |                |                                 | Partnership; DPS Information  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Services, Inc.; Etkin Management                                    |
|   |                         |                                |                    |              |       |            |         |                |                                 | Services, Inc. and Etkin Real                                       |
| Nathan, Neuman & Nathan, P.C.                                 | Kenneth A. Nathan       | 29100 Northwestern Highway     | Suite 260          | Southfield   | MI    | 48034      |         | 248-351-0099   | Knathan@nathanneuman.com        | Properties  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Vice President and Senior Counsel                                   |
|   |                         |                                |                    | o            | 011   | 45000      |         |                |                                 | to National City Commercial   |
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| National Renewable Energy                                     | Marty Noland Principal  | 1017 0:11:   Bl. :1            | Legal Office, Mail | 0.14.        | 00    | 00404      |         | 000 004 7550   |                                 | Counsel for National Renewable                                      |
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|   |                         |                                |                    |              |       |            |         |                |                                 | Counsel to Datwyler Rubber &  |
| Nologo Mulling Dilay 9  |                         |                                |                    |              |       |            |         |                | george.cauthen@nelsonmullin     | Plastics, Inc.; Datwyler, Inc.;<br>Datwyler i/o devices (Americas), |
| Nelson Mullins Riley &<br>Scarborough                         | George B. Cauthen       | 1320 Main Street, 17th Floor   | PO Box 11070       | Columbia     | sc    | 29201      |         | 803-7255-9425  |                                 | Inc.; Rothrist Tube (USA), Inc.                                     |
| Scarborougii  | George B. Cauthen       | 1320 Maiii Street, 17tii Floor | FO BOX 11070       | Columbia     | 30    | 29201      |         | 003-7255-9425  | S.COIII                         | IIIc., Rollinst Tube (USA), IIIc.                                   |
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| Office Division of Law  | ,                       | R.J. Hughes Justice Complex    |                    | Trenton      | NJ    | 08628-0106 |         | 609-292-1537   | ni.us                           | New Jersey Division of Taxation                                     |
| Office Division of Law  | Bepaty Attorney General | 11.0. Hagnes dustice complex   | DOX 100            | TICHIOH      | 140   | 00020 0100 |         | 003 232 1337   | 111.03                          | New dersey Division of Taxation                                     |
|   |                         |                                |                    |              |       |            |         |                |                                 | Counsel to Teachers Retirement                                      |
|   |                         |                                |                    |              |       |            |         |                |                                 | System of Oklahoma; Public  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Employes's Retirement System of                                     |
|   |                         |                                |                    |              |       |            |         |                |                                 | Mississippi; Raifeisen  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Kapitalanlage-Gesellschaft m.b.H                                    |
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|   |                         |                                |                    |              |       |            |         |                |                                 | Counsel to Teachers Retirement                                      |
|   |                         |                                |                    |              |       |            |         |                |                                 | System of Oklahoma; Public  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Employes's Retirement System of                                     |
|   |                         |                                |                    |              |       |            |         |                |                                 | Mississippi; Raifeisen  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Kapitalanlage-Gesellschaft m.b.H                                    |
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|   |                         |                                |                    |              |       |            |         |                |                                 |   |
|   |                         |                                |                    |              |       |            |         |                |                                 | Counsel to Teachers Retirement                                      |
|   |                         |                                |                    |              |       | 1          |         |                |                                 | System of Oklahoma; Public  |
|   |                         |                                |                    |              |       |            |         |                |                                 | Employes's Retirement System of                                     |
|   |                         |                                |                    |              |       |            |         |                |                                 | Mississippi; Raifeisen  |
|   |                         | 2051: 1 5:                     |                    |              |       | =====      |         |                |                                 | Kapitalanlage-Gesellschaft m.b.H                                    |
| Nix, Patterson & Roach, L.L.P.                                | Susan Whatley           | 205 Linda Drive                |                    | Daingerfield | TX    | 75638      |         | 903-645-7333   | susanwhatley@nixlawfirm.com     | and Stichting Pensioenfords ABP                                     |
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| Office of the Chapter 13 Trustee Office of the Texas Attorney | Санине поре             | F.O. BOX 954                   | 1                  | Macon        | GA    | 31202      |         | 410-142-0100   | сапоре «спариет готпасоп.соп    | Counsel to The Texas Comptroller                                    |
| General   | Jay W. Hurst            | P.O. Box 12548                 |                    | Austin       | TX    | 78711-2548 |         | 512-475-4861   | jay.hurst@oag.state.tx.us       | of Public Accounts  |
| Octional  | ouy W. Hurst            | 1 .O. DUA 12040                |                    | Austin       | 1.7   | 10111-2040 | 1       | J12-41 J-400 I | jay.nuist@bay.State.tx.us       | or r aprile Accounts  |

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| COMPANY                            | CONTACT                   | ADDD5004                     | ADDDEGGG            | OITV                                    | OTATE | 710        | COUNTRY BUONE | FMAU                          | DARTY / FUNCTION                     |
|------------------------------------|---------------------------|------------------------------|---------------------|---|-------|------------|---------------|-------------------------------|--------------------------------------|
| COMPANY                            | CONTACT                   | ADDRESS1                     | ADDRESS2            | CITY                                    | STATE | ZIP        | COUNTRY PHONE | EMAIL                         | PARTY / FUNCTION                     |
| Ohio Environmental Bastastics      |                           | Principal Assistant Attorney | 20 E Proc d Ct 05"  |   |       |            |               |                               | Attornay for State of Obje           |
| Ohio Environmental Protection      | -/- Mishalla T O # -      | General Environmental        | 30 E Broad St 25th  | 0.1                                     | 011   | 10015      | 044 400 0700  |                               | Attorney for State of Ohio,          |
| Agency                             | c/o Michelle T. Sutter    | Enforcement Section          | FI                  | Columbus                                | ОН    | 43215      | 614-466-2766  | msutter@ag.state.oh.us        | Environmental Protection Agency      |
| Orb stank lan                      | Michael M. Zizza, Legal   | 44 Manaina Dand              |                     | Dilleries                               | MA    | 04004      | 070 004 5005  |                               | 0                                    |
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|                                    |                           |                              |                     |   |       |            |               |                               | Counsel to America President         |
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| Offick, Herrington & Sutcline LLF  | Alyssa Eligiuliu, Esq.    | 000 Filli Aveilue            |                     | New TOIK                                | INI   | 10103      | 212-300-3187  | aerigiurid@orrick.com         | Lines, Liu. And AFL Co. Fie Liu.     |
|                                    | Frederick D. Holden, Jr., |                              |                     |   |       |            |               |                               | Counsel to America President         |
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| Offick, Fierlington & Outcline LEI | £3q.                      | 403 Howard Officer           |                     | Odi i i i i i i i i i i i i i i i i i i | OA    | 34103      | 413 113 3100  | Indiach Comercia              | Counsel to Westwood Associates,      |
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| emen, meningten a catemie zzi      | onanan rouy               | Columbia Como                |                     | Traoriii giori                          |       | 2000000    | 202 000 0 100 | Igay Comencem                 | Counsel to Westwood Associates,      |
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|                                    |                           |                              |                     |   |       |            |               |                               |                                      |
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|                                    |                           |                              |                     |   |       |            |               |                               |                                      |
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| LLP                                | Phyllis S. Wallitt        | 1133 Avenue of the Americas  |                     | New York                                | NY    | 10036-6710 | 212-336-2000  | dwdykhouse@pbwt.com           | Specialty Coatings Systems Eft       |
|                                    |                           |                              |                     |   |       |            |               |                               |                                      |
|                                    |                           |                              |                     |   |       |            |               |                               | Attorneys for F&G Multi-Slide Inc    |
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|                                    |                           |                              |                     |   |       |            |               |                               | Counsel to Noma Company and          |
| Paul, Weiss, Rifkind, Wharton &    |                           |                              |                     |   |       |            |               |                               | General Chemical Performance         |
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|                                    |                           |                              |                     |   |       |            |               |                               | Counsel to Noma Company and          |
| Paul, Weiss, Rifkind, Wharton &    |                           |                              |                     |   |       |            |               |                               | General Chemical Performance         |
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| Paul, Weiss, Rifkind, Wharton &    | Ctanhan I Chimahali       | 1005 A                       |                     | Na Vari                                 | NY    | 10010 0001 | 040 070 0400  |                               | Comment to Amburdon Commention       |
| Garrison                           | Stephen J. Shimshak       | 1285 Avenue of the Americas  |                     | New York                                | INY   | 10019-6064 | 212-373-3133  | sshimshak@paulweiss.com       | Counsel to Ambrake Corporation       |
|                                    |                           |                              | 2020 W C            |   |       |            |               |                               | Assistant Attorney General for       |
| Danni Harrana                      |                           | Cadillac Place               | 3030 W. Grand       | Datusit                                 | МІ    | 48202      | 242 456 04 40 | housnerp@michigan.gov         | State of Michigan, Department of     |
| Peggy Housner                      |                           | Cadillac Place               | Blvd., Suite 10-200 | Detroit                                 | IVII  | 48202      | 313-456-0140  | nousnerp@micnigan.gov         | Treasury                             |
|                                    |                           |                              |                     |   |       |            |               |                               | Counsel for Illinois Tool Works      |
|                                    |                           |                              |                     |   |       |            |               |                               | Inc., Illinois Tool Works for Hobart |
|                                    |                           |                              |                     |   |       |            |               |                               | Brothers Co., Hobart Brothers        |
|                                    |                           |                              |                     |   |       |            |               |                               | Company, ITW Food Equipment          |
| Pepe & Hazard LLP                  | Krietin P. Maybow         | 30 Jelliff Lane              |                     | Couthport                               | СТ    | 06890-1436 | 203-319-4022  | kmayhew@pepehazard.com        | Group LLC and Tri-Mark, Inc.         |
| гере а пагани пр                   | Kristin B. Mayhew         | 30 Jeilii Lane               |                     | Southport                               | UI    | 00090-1436 | 203-319-4022  | kmaynew@pepenazard.com        | Counsel to Capro, Ltd, Teleflex      |
|                                    |                           |                              |                     |   |       |            |               |                               | Automotive Manufacturing             |
|                                    |                           |                              |                     |   |       |            |               |                               | Corporation and Teleflex             |
|                                    |                           |                              | Eighteenth & Arch   |   |       |            |               |                               | Incorporated d/b/a Teleflex Morse    |
| Pepper, Hamilton LLP               | Anne Marie Aaronson       | 3000 Two logan Square        | Streets             | Philadelphia                            | PA    | 19103-2799 | 215-981-4000  | aaronsona@pepperlaw.com       | (Capro)                              |
| террет, папшил ссг                 | ATTIC WATE MATURISON      | 3000 I wo logali Squale      | Olicelo             | i illauelpilla                          | I-V   | 13103-2199 | 213-981-4000  | аагонзона шрерренам.сон       | Counsel to Capro, Ltd, Teleflex      |
|                                    |                           |                              |                     |   |       |            |               |                               | Automotive Manufacturing             |
|                                    |                           |                              |                     |   |       |            |               |                               | Corporation and Teleflex             |
|                                    |                           |                              | Eighteenth & Arch   |   |       |            |               |                               | Incorporated d/b/a Teleflex Morse    |
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| r opper, manimum LLF               | i idilois J. Lawali       | Journal of the second        | Outters             | i illiaudipilia                         | 1.0   | 13103-2133 | 213-901-4000  | <u>ы тамаш фрерренам.сонн</u> | ((Οαρίο)                             |

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| COMPANY   | CONTACT                                    | ADDRESS1                                     | ADDRESS2                     | CITY                                   | STATE | ZIP            | COUNTRY PHONE                | EMAIL                                    | PARTY / FUNCTION   |
|---|--|--|------------------------------|--|-------|----------------|------------------------------|--|--|
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| r oppor, riaminon eei   | rionly dano                                | TOTO MAINOR CHOCK                            | Eighteenth & Arch            | ************************************** |       | 10000 1700     | 302 111 3000                 | јанон в рорронам.зон                     | Counsel to Orti Cort, mo.  |
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| I ISIOO / KWOOG EEI   | oucob 7t. Marinemor                        | One Monament Equals                          |                              | rordana                                | IVIL  | 04101          | 2077011100                   | <u></u>                                  | Official, i of italia o. p.r.  |
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| COMPANY                          | CONTACT                    | ADDRESS1                     | ADDRESS2          | CITY             | STATE | ZIP        | COUNTRY F | HONE        | EMAIL                         | PARTY / FUNCTION   |
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| COMPANY  | CONTACT                | ADDRESS1                    | ADDRESS2                       | CITY           | STATE   | ZIP        | COUNTRY PHONE | EMAIL                             | PARTY / FUNCTION  |
|--|------------------------|-----------------------------|--------------------------------|----------------|---------|------------|---------------|-----------------------------------|---|
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|  |                        |                             |                                |                |         |            |               |                                   | Employes's Retirement System of                               |
|  |                        |                             |                                |                |         |            |               |                                   | Mississippi; Raifeisen  |
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|  |                        |                             |                                |                |         |            |               |                                   | Employes's Retirement System of                               |
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| COMPANY   | CONTACT                            | ADDRESS1  | ADDRESS2         | CITY        | STATE    | ZIP            | COUNTRY | PHONE                | EMAIL                      | PARTY / FUNCTION  |
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| LLP   | Robert F. Kidd                     | 825 Washington Street                                   | Suite 200        | Oakland     | CA       | 94607          |         | 510-287-2365         | rkidd@srcm-law.com         | Inc.  |
|   | Jeffrey S. Posta                   | ozo madiningian direct                                  | Gaile 200        | Garagia     | 0,1      | 0.007          |         | 0.0 20. 2000         |                            |   |
|   | Michael A Spero                    |   |                  |             |          |                |         |                      |                            |   |
|   | Simon Kimmelman                    | 50 West State Street, Suite                             |                  |             |          |                |         |                      | jposta@sternslaw.com       | Counsel to Doosan Infracore                                   |
| Sterns & Weinroth, P.C.                               | Valerie A Hamilton                 | 1400  | PO Box 1298      | Trenton     | NJ       | 08607-1298     |         | 609-392-2100         | jspecf@sternslaw.com       | America Corp.   |
|   | Chester B. Salomon, Esq.           |   |                  |             |          |                |         |                      |                            | Counsel to Tonolli Canada Ltd.; VJ                            |
|   | Constantine D. Pourakis,           |   |                  |             |          |                |         |                      | cs@stevenslee.com          | Technologies, Inc. and V.J.                                   |
| Stevens & Lee, P.C.                                   | Esq.                               | 485 Madison Avenue                                      | 20th Floor       | New York    | NY       | 10022          |         | 212-319-8500         | cp@stevenslee.com          | ElectroniX, Inc.  |
|   |                                    |   |                  |             |          |                |         |                      |                            | Counsel to Thyssenkrupp                                       |
|   |                                    |   |                  |             |          |                |         |                      | mshaiken@stinsonmoheck.co  | Waupaca, Inc. and Thyssenkrupp                                |
| Stinson Morrison Hecker LLP Stites & Harbison PLLC    | Mark A. Shaiken  Madison L.Cashman | 1201 Walnut Street<br>424 Church Street                 | Suite 1800       | Kansas City | MO<br>TN | 64106<br>37219 |         | 816-842-8600         | m                          | Stahl Company Counsel to Setech, Inc.                         |
| Silies & Harbisoft PLLC                               | IVIAUISUN L.CASNIMAN               | 424 CHUICH SIFEET                                       | Suite 1000       | Nashville   | LIN      | 31219          |         | 615-244-5200         | robert.goodrich@stites.com | Couriser to Setech, Inc.                                      |
| Stites & Harbison PLLC                                | Robert C. Goodrich, Jr.            | 424 Church Street                                       | Suite 1800       | Nashville   | TN       | 37219          |         | 615-244-5200         | madison.cashman@stites.com | Counsel to Setech, Inc.                                       |
|   |                                    |   |                  |             |          |                |         |                      |                            | Course I to WAKO Floates in                                   |
|   |                                    |   |                  |             |          |                |         |                      |                            | Counsel to WAKO Electronics (USA), Inc., Ambrake Corporation, |
|   |                                    |   |                  |             |          |                |         | 502-681-0448         | wbeard@stites.com          | and Akebona Corporation (North                                |
|   | 1                                  | 400 West Market Street                                  | I                | Louisville  | KY       | 40202          | 1       | 502-587-3400         | loucourtsum@stites.com     | America)  |

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| COMPANY                          | CONTACT                 | ADDRESS1                    | ADDRESS2           | CITY         | STATE | ZIP        | COUNTRY | PHONE          | EMAIL   | PARTY / FUNCTION                           |
|----------------------------------|-------------------------|-----------------------------|--------------------|--------------|-------|------------|---------|----------------|---|--|
|                                  |                         |                             |                    |              |       |            |         |                |   | Counsel to 975 Opdyke LP; 1401             |
|                                  |                         |                             |                    |              |       |            |         |                |   | Troy Associates Limited                    |
|                                  |                         |                             |                    |              |       |            |         |                |   | Partnership; 1401 Troy Associates          |
|                                  |                         |                             |                    |              |       |            |         |                |   | Limited Partnership c/o Etkin              |
|                                  |                         |                             |                    |              |       |            |         |                |   | Equities, Inc.; 1401 Troy                  |
|                                  |                         |                             |                    |              |       |            |         |                |   | Associates LP; Brighton Limited            |
|                                  |                         |                             |                    |              |       |            |         |                |   | Partnership; DPS Information               |
|                                  |                         |                             |                    |              |       |            |         |                |   | Services, Inc.; Etkin Management           |
|                                  |                         |                             |                    |              |       |            |         |                |   | Services, Inc. and Etkin Real              |
| Stroock & Stroock & Lavan, LLP   | Kristopher M. Hansen    | 180 Maiden Lane             |                    | New York     | NY    | 10038      |         | 212-806-5400   | khansen@stroock.com                                   | Properties                                 |
| Taft, Stettinius & Hollister LLP | Richard L .Ferrell      | 425 Walnut Street           | Suite 1800         | Cincinnati   | OH    | 45202-3957 |         | 513-381-2838   | ferrell@taftlaw.com                                   | Counsel to Wren Industries, Inc.           |
|                                  |                         |                             |                    |              |       |            |         |                |   | Counsel to Select Industries               |
|                                  |                         |                             |                    |              |       |            |         |                |   | Corporation and Gobar Systems,             |
| Taft, Stettinius & Hollister LLP | W Timothy Miller Esq    | 425 Walnut Street           | Suite 1800         | Cincinnati   | ОН    | 45202      |         | 513-381-2838   | miller@taftlaw.com                                    | Inc.                                       |
| Tennessee Department of          |                         | c/o TN Attorney General's   |                    |              |       |            |         |                |   |  |
| Revenue                          | Marvin E. Clements, Jr. | Office, Bankruptcy Division | PO Box 20207       | Nashville    | TN    | 37202-0207 |         | 615-532-2504   | marvin.clements@state.tn.us                           | Tennesse Department of Revenue             |
|                                  |                         |                             |                    |              |       |            |         |                |   | Counsel to Maxim Integrated                |
| Terra Law LLP                    | David B. Draper         | 60 S. Market Street         | Suite 200          | San Jose     | CA    | 95113      |         | 408-299-1200   | ddraper@terra-law.com                                 | Products, Inc.                             |
| Thacher Proffitt & Wood LLP      | Jonathan D. Forstot     | Two World Financial Center  |                    | New York     | NY    | 10281      |         | 212-912-7679   | iforstot@tpw.com                                      | Counsel to TT Electronics, Plc             |
| Thacher Proffitt & Wood LLP      | Louis A. Curcio         | Two World Financial Center  |                    | New York     | NY    | 10281      |         | 212-912-7607   | lcurcio@tpw.com                                       | Counsel to TT Electronics, Plc             |
|                                  |                         |                             |                    |              |       |            |         |                |   | Co-Counsel for David Gargis,               |
|                                  |                         |                             |                    |              |       |            |         |                |   | Jimmy Mueller, and D. Keith                |
| Thaler & Gertler LLP             | Andrew M. Thaler Esq    | 90 Merrick Ave Ste 400      |                    | East Meadow  | NY    | 11554      |         | 516-228-3533   | thaler@tglawfirm.com                                  | Livingston                                 |
|                                  |                         |                             | 2-Chrome, Chiyoda- |              |       |            |         |                | niizeki.tetsuhiro@furukawa.co.i                       | Legal Department of The                    |
| The Furukawa Electric Co., Ltd.  | Mr. Tetsuhiro Niizeki   | 6-1 Marunouchi              | ku                 | Tokyo        | Japan | 100-8322   |         |                | p   | Furukawa Electric Co., Ltd.                |
| The Timpken Corporation BIC -    |                         |                             |                    |              | i i   |            |         |                |   | Representative for Timken                  |
| 08                               | Robert Morris           | 1835 Dueber Ave. SW         | PO Box 6927        | Canton       | ОН    | 44706-0927 |         | 330-438-3000   | robert.morris@timken.com                              | Corporation                                |
|                                  |                         |                             |                    |              |       |            |         |                |   | Counsel to American Finance                |
|                                  |                         |                             |                    |              |       |            |         |                |   | Group, Inc. d/b/a Guaranty Capital         |
| Thelen Reid Brown Raysman &      |                         |                             |                    |              |       |            |         |                |   | Corporation and Oki                        |
| Steiner LLP                      | David A. Lowenthal      | 875 Third Avenue            |                    | New York     | NY    | 10022      |         | 212-603-2000   | dlowenthal@thelenreid.com                             | Semiconductor Company                      |
|                                  |                         |                             |                    |              |       |            |         |                |   | Counsel to STMicroelectronics,             |
| Thompson & Knight                | Rhett G. Cambell        | 333 Clay Street             | Suite 3300         | Houston      | TX    | 77002      |         | 713-654-1871   | rhett.campbell@tklaw.com                              | Inc.                                       |
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| Thompson Coburn Fagel Haber      | Dennis E. Quaid Esq     | 55 E Monroe 40th FI         |                    | Chicago      | IL    | 60603      |         | 312-580-2226   | om  | International Inc                          |
|                                  | ·                       |                             |                    |              |       |            |         |                |   | Counsel to Royberg, Inc. d/b/a             |
|                                  |                         |                             |                    |              |       |            |         |                | ephillips@thurman-                                    | Precision Mold & Tool and d/b/a            |
| Thurman & Phillips, P.C.         | Ed Phillips, Jr.        | 8000 IH 10 West             | Suite 1000         | San Antonio  | TX    | 78230      |         | 210-341-2020   | phillips.com  | Precision Mold and Tool Group              |
| 1 /                              |                         |                             |                    |              |       |            |         |                |   | General Counsel and Company                |
|                                  |                         |                             |                    |              |       |            |         |                |   | Secretary to TI Group Automotive           |
| TI Group Automotive Systms LLC   | Timothy M. Guerriero    | 12345 E Nine Mile Rd        |                    | Warren       | МІ    | 48089      |         | 586-755-8066   | tguerriero@us.tiauto.com                              | Systems LLC                                |
| Todd & Levi, LLP                 | Jill Levi, Esq.         | 444 Madison Avenue          | Suite 1202         | New York     | NY    | 10022      |         | 212-308-7400   | ilevi@toddlevi.com                                    | Counsel to Bank of Lincolnwood             |
| Tyler, Cooper & Alcorn, LLP      | W. Joe Wilson           | City Place                  | 35th Floor         | Hartford     | CT    | 06103-3488 |         | 860-725-6200   | jwilson@tylercooper.com                               | Counsel to Barnes Group, Inc.              |
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|                                  |                         |                             |                    |              |       |            |         | 11 11 11 11 11 |   | Counsel to Union Pacific Railroad          |
| Union Pacific Railroad Company   | Mary Ann Kilgore        | 1400 Douglas Street         | MC 1580            | Omaha        | NE    | 68179      |         | 402-544-4195   | mkilgore@UP.com                                       | Company                                    |
|                                  | , .g                    |                             |                    |              |       |            |         |                | 3, 1, 2, 2, 2, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, | , ,  |
|                                  |                         |                             |                    |              |       |            |         |                |   |  |
|                                  |                         |                             |                    |              |       |            |         |                |   |  |
|                                  |                         |                             |                    |              |       |            |         |                |   |  |
| Varnum, Riddering, Schmidt &     |                         |                             |                    |              |       |            |         |                |   | Co-Counsel to Tower Automotive,            |
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|                                  |                         |                             |                    |              | 1 -   |            |         |                |   |  |

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| COMPANY                         | CONTACT                   | ADDRESS1                    | ADDRESS2           | CITY          | STATE | ZID        | COUNTRY PHONE | EMAIL  | DARTY / FUNCTION                                 |
|---------------------------------|---------------------------|-----------------------------|--------------------|---------------|-------|------------|---------------|--|--|
| COMPANY                         | CONTACT                   | ADDRESST                    | ADDRES52           | CITY          | STATE | ZIP        | COUNTRY PHONE | EWAIL  | PARTY / FUNCTION Counsel to Capital Research and |
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| Wachtell, Lipton, Rosell & Ratz | Lilli A. Riellillaus      | 31 West 3211d Street        |                    | INEW TOIK     | INT   | 10019-0130 | 212-403-100   | LAINEIIII I I I I I I I I I I I I I I I I  | Counsel to Capital Research and                  |
| Wachtell, Lipton, Rosen & Katz  | Richard G. Mason          | 51 West 52nd Street         |                    | New York      | NY    | 10019-6150 | 212-403-100   | 0 RGMason@wlrk.com   | Management Company                               |
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| PLLC                            | David E. Lemke, Esq.      | 511 Union Street            | Suite 2700         | Nashville     | TN    | 37219      | 615-244-638   | david.lemke@wallerlaw.com  | Inc.   |
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| PLLC                            | Robert J. Welhoelter, Esc | 511 Union Street            | Suite 2700         | Nashville     | TN    | 37219      | 615-244-638   |  | Inc.   |
| . 220                           | reserver tremeener, Ees   | 1. 0 0                      | Guillo 27 GG       | T GOTT TIME   |       | 0.2.0      | 0.0211.000    | <u> </u>   | Counsel to Robert Bosch                          |
|                                 |                           |                             |                    |               |       |            |               |  | Corporation; Counsel to Daewoo                   |
|                                 |                           |                             | 111 Lyon Street,   |               |       |            |               |  | International Corp and Daewoo                    |
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|                                 |                           |                             | 111 Lyon Street,   |               |       |            |               |  | o a postaness                                    |
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| Weiland, Golden, Smiley, Wang   |                           |                             |                    |               |       |            |               |  | Counsel to Toshiba America                       |
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| ,                               | 3                         |                             |                    |               |       |            |               |  |  |
| Weinstein, Eisen & Weiss LLP    | Aram Ordubegian           | 1925 Century Park East      | #1150              | Los Angeles   | CA    | 90067      | 310-203-939   | 3 aordubegian@weineisen.com  | Counsel to Orbotech, Inc.                        |
| Weltman, Weinberg & Reis Co.,   |                           |                             |                    |               |       |            |               |  | Counsel to Seven Seventeen                       |
| L.P.A.                          | Geoffrey J. Peters        | 175 South Third Street      | Suite 900          | Columbus      | ОН    | 43215      | 614-857-432   | 6 gpeters@weltman.com  | Credit Union                                     |
|                                 |                           |                             |                    |               |       |            |               | gkurtz@ny.whitecase.com  |  |
|                                 | Glenn Kurtz               |                             |                    |               |       |            |               | guzzi@whitecase.com  |  |
|                                 | Gerard Uzzi               |                             |                    |               |       |            |               | dbaumstein@ny.whitecase.co   | Counsel to Appaloosa                             |
| White & Case LLP                | Douglas Baumstein         | 1155 Avenue of the Americas |                    | New York      | NY    | 10036-2787 | 212-819-820   | 0 <u>m</u>   | Management, LP                                   |
|                                 |                           |                             |                    |               |       |            |               |  |  |
|                                 | Thomas Lauria             |                             | 200 South Biscayne |               |       |            |               | tlauria@whitecase.com  | Counsel to Appaloosa                             |
| White & Case LLP                | Frank Eaton               | Wachovia Financial Center   | Blvd., Suite 4900  | Miami         | FL    | 33131      | 305-371-270   | 0 featon@miami.whitecase.com   | Management, LP                                   |
|                                 |                           |                             |                    |               |       |            |               |  | Counsel to Schunk Graphite                       |
| Whyte, Hirschboeck Dudek S.C.   | Bruce G. Arnold           | 555 East Wells Street       | Suite 1900         | Milwaukee     | WI    | 53202-4894 | 414-273-210   | 0 <u>barnold@whdlaw.com</u>  | Technology                                       |
|                                 |                           |                             |                    |               |       |            |               |  |  |
| Wickens Herzer Panza Cook &     |                           |                             |                    |               |       |            |               |  | Counsel for Delphi Sandusky                      |
| Batista Co                      | James W Moennich Esq      | 35765 Chester Rd            |                    | Avon          | ОН    | 44011-1262 | 440-930-800   | 0 <u>jmoennich@wickenslaw.com</u>  | ESOP   |
|                                 |                           |                             |                    |               |       |            |               |  | Counsel to National Instruments                  |
| Winstead Sechrest & Minick P.C  | R. Michael Farquhar       | 5400 Renaissance Tower      | 1201 Elm Street    | Dallas        | TX    | 75270      | 214-745-540   |  | Corporation                                      |
| Winthrop Couchot Professional   |                           |                             |                    |               |       |            |               | mwinthrop@winthropcouchot.c  | - I  |
| Corporation                     | Marc. J. Winthrop         | 660 Newport Center Drive    | 4th Floor          | Newport Beach | CA    | 92660      | 949-720-410   |  | Counsel to Metal Surfaces, Inc.                  |
| Winthrop Couchot Professional   | 0 1 0"/ /                 |                             | =                  |               |       |            |               | sokeefe@winthropcouchot.co   |  |
| Corporation                     | Sean A. O'Keefe           | 660 Newport Center Drive    | 4th Floor          | Newport Beach | CA    | 92660      | 949-720-410   | <u>m</u>   | Counsel to Metal Surfaces, Inc.                  |
| Womble Carlyle Sandridge &      | L'III' LL D' - ( -        | and Newth Conservation      | 0. 11. 1000        | 0             | NO    | 07400      | 000 571 000   | in later Comment   | 0  |
| Rice, PLLC                      | Lillian H. Pinto          | 300 North Greene Street     | Suite 1900         | Greensboro    | NC    | 27402      | 336-574-805   | 8   Ipinto@wcsr.com  | Counsel to Armacell                              |
|                                 |                           |                             |                    |               |       |            |               |  | Counsel to Toyota Tsusho                         |
| Zajahnar Ellman & Kraus - LLD   | Dotor Jonovolav           | EZE Lovington Avenue        |                    | Now York      | NIV   | 10022      | 242 222 24    | nionavalav@zaklovy oo  | America, Inc. and Karl Kufner, KG                |
| Zeichner Ellman & Krause LLP    | Peter Janovsky            | 575 Lexington Avenue        |                    | New York      | NY    | 10022      | 212-223-040   | 0 pjanovsky@zeklaw.com   | aka Karl Kuefner, KG                             |
| Zeighner Ellman & Kraus - LLD   | Ctuart Vrauga             | EZE Lovington Avenue        |                    | Now York      | NY    | 10022      | 242 222 24    | 0 skrause@zeklaw.com   | Counsel to Toyota Tsusho                         |
| Zeichner Ellman & Krause LLP    | Stuart Krause             | 575 Lexington Avenue        |                    | New York      | INY   | 10022      | 212-223-040   | Skrause@zekiaw.com   | America, Inc.                                    |

#### **EXHIBIT C**

| COMPANY                                   | CONTACT             | ADDRESS1              | ADDRESS2            | CITY            | STATE | ZIP    | PHONE        | PARTY / FUNCTION                            |
|---|---------------------|-----------------------|---------------------|-----------------|-------|--------|--------------|---|
|   |                     | 259 Radnor-Chester    |                     |                 |       | 19087- |              |   |
| Airgas, Inc.                              | David Boyle         | Road, Suite 100       | P.O. Box 6675       | Radnor          | PA    | 8675   | 610-230-3064 | Counsel to Airgas, Inc.                     |
|   |                     | 34385 Twelve Mile     |                     |                 |       |        |              | Vice President of Administration for        |
| Akebono Corporation North America         | Alan Swiech         | Road                  |                     | Farminton Hills | MI    | 48331  | 248-489-7406 | Akebono Corporation                         |
| Angelo, Gordon & Co.                      | Leigh Walzer        | 245 Park Avenue       | 26th Floor          | New York        | NY    | 10167  | 212-692-8251 |   |
| ADO Olembra Inc                           | Andy Leinhoff       | 1301 S. Capital of    | O.:it- D.000        | A 45            | TV    | 70740  | 540 044 4440 | On and the ADO Observe to                   |
| APS Clearing, Inc.                        | Matthew Hamilton    | Texas Highway         | Suite B-220         | Austin          | TX    | 78746  | 512-314-4416 | Counsel to APS Clearing, Inc.               |
| Berry Moorman P.C.                        | James P. Murphy     | 535 Griswold          | Suite 1900          | Detroit         | MI    | 48226  | 313-496-1200 | Counsel to Kamax L.P.; Optrex America, Inc. |
| Berry Moorman P.C.                        | James P. Murphy     | 555 GIISWOIU          | Suite 1900          | Delioit         | IVII  | 40220  | 313-490-1200 | IIIC.                                       |
|   |                     |                       |                     |                 |       |        |              | Counsel to Universal Tool & Engineering     |
| Bingham McHale LLP                        | Michael J Alerding  | 10 West Market Street | Suite 2700          | Indianapolis    | IN    | 46204  | 317-635-8900 | co., Inc. and M.G. Corporation              |
|   |                     | 1433 Seventeenth      | 00.10 2.1 00        | aranapono       |       | .0201  | 555 5555     | co., mor and mor corporation                |
| Cage Williams & Abelman, P.C.             | Steven E. Abelman   | Street                |                     | Denver          | СО    | 80202  | 303-295-0202 | Counsel to United Power, Inc.               |
| ,   |                     |                       |                     |                 |       |        |              | Counsel to Computer Patent Annuities        |
|   |                     |                       |                     |                 |       |        |              | Limited Partnership, Hydro Aluminum         |
|   |                     |                       |                     |                 |       |        |              | North America, Inc., Hydro Aluminum         |
|   |                     |                       |                     |                 |       |        |              | Adrian, Inc., Hydro Aluminum Precision      |
|   |                     |                       |                     |                 |       |        |              | Tubing NA, LLC, Hydro Alumunim Ellay        |
|   |                     |                       |                     |                 |       |        |              | Enfield Limited, Hydro Aluminum             |
|   |                     |                       |                     |                 |       |        |              | Rockledge, Inc., Norsk Hydro Canada,        |
|   | Dorothy H. Marinis- |                       |                     |                 |       |        |              | Inc., Emhart Technologies LLL and Adell     |
| Calinoff & Katz, LLp                      | Riggio              | 140 East 45th Street  | 17th Floor          | New York        | NY    | 10017  | 212-826-8800 | Plastics, Inc.                              |
| Colbert & Winstead, P.C.                  | Amy Wood Malone     | 1812 Broadway         |                     | Nashville       | TN    | 37203  | 615-321-0555 | Counsel to Averitt Express, Inc.            |
|   |                     |                       |                     |                 |       |        |              | Counsel to Harco Industries, Inc.; Harco    |
|   |                     |                       |                     |                 |       |        |              | Brake Systems, Inc.; Dayton Supply & Tool   |
| Coolidge, Wall, Womsley & Lombard Co. LPA | Steven M. Wachstein | 33 West First Street  | Suite 600           | Dayton          | ОН    | 45402  | 937-223-8177 | Coompany                                    |
|   |                     |                       |                     |                 |       |        |              | Counsel to Harco Industries, Inc.; Harco    |
|   |                     |                       |                     |                 |       |        |              | Brake Systems, Inc.; Dayton Supply & Tool   |
| Coolidge, Wall, Womsley & Lombard Co. LPA | Sylvie J. Derrien   | 33 West First Street  | Suite 600           | Dayton          | ОН    | 45402  | 937-223-8177 | Coompany                                    |
|   |                     |                       |                     |                 |       |        |              |   |
|   |                     |                       |                     |                 |       |        |              | Counsel to Flextronics International, Inc., |
|   |                     |                       |                     |                 |       |        |              | Flextronics International USA, Inc.; Multek |
|   |                     |                       |                     |                 |       |        |              | Flexible Circuits, Inc.; Sheldahl de Mexico |
|   |                     |                       |                     |                 |       |        |              | S.A.de C.V.; Northfield Acquisition Co.;    |
|   |                     |                       |                     |                 |       | 10178- |              | Flextronics Asia-Pacific Ltd.; Flextronics  |
| Curtis, Mallet-Prevost, Colt & Mosle LLP  | Andrew M. Thau      | 101 Park Avenue       |                     | New York        | NY    | 0061   | 212-696-8898 | Technology (M) Sdn. Bhd                     |
|   |                     |                       |                     |                 |       |        |              |   |
|   |                     |                       |                     |                 |       |        |              | Counsel to Flextronics International, Inc., |
|   |                     |                       |                     |                 |       |        |              | Flextronics International USA, Inc.; Multek |
|   |                     |                       |                     |                 |       | 10178- |              | Flexible Circuits, Inc.; Sheldahl de Mexico |
| Curtis, Mallet-Prevost, Colt & Mosle LLP  | David S. Karp       | 101 Park Avenue       |                     | New York        | NY    | 0061   | 212-696-6065 | S.A.de C.V.; Northfield Acquisition Co.     |
|   |                     |                       |                     |                 |       |        |              | Counsel to DaimlerChrysler Corporation;     |
|   | 12: 12 11           | 01140 405 40 00       | 1000 01 . 5 .       |                 |       | 48326- | 0.40 570 574 | DaimlerChrylser Motors Company, LLC;        |
| DaimlerChrysler Corporation               | Kim Kolb            | CIMS 485-13-32        | 1000 Chrysler Drive | Auburn Hills    | MI    | 2766   | 248-576-5741 | DaimlerChrylser Canada, Inc.                |

| COMPANY                                     | CONTACT                           | ADDRESS1                | ADDRESS2                        | CITY                                  | STATE | ZIP    | PHONE          | PARTY / FUNCTION  |
|---|-----------------------------------|-------------------------|---------------------------------|---------------------------------------|-------|--------|----------------|---|
|   |                                   |                         |                                 |                                       |       |        |                |   |
|   |                                   | 630 Third Avenue. 7th   |                                 |                                       |       |        |                | Coupoul to Tyz All Planting Inc.: Co  |
| DiConza Law. P.C.                           | Gerard DiConza, Esq.              | Floor                   |                                 | New York                              | NY    | 10017  | 212-682-4940   | Counsel to Tyz-All Plastics, Inc.; Co-<br>Counsel to Tower Automotive. Inc. |
| DICONZA LAW, F.C.                           | Gerard Diconza, Esq.              | 39577 Woodward Ave      |                                 | New TOIK                              | INT   | 10017  | 212-002-4940   | Attorneys for Tremond City Barrel Fill PRP                                  |
| Dvkema Gossett PLLC                         | Brendan G Best Esq                | Ste 300                 |                                 | Bloomfield Hills                      | МІ    | 48304  | 248-203-0523   | Group   |
|   |                                   |                         |                                 |                                       |       |        |                | Counsel to Tremont City Barrel Fill PRP                                     |
| Dykema Gossett PLLC                         | Gregory J. Jordan                 | 10 Wacker               | Suite 2300                      | Chicago                               | IL    | 60606  | 312-627-2171   | Group   |
| Fagel Haber LLC                             | Gary E. Green                     | 55 East Monroe          | 40th Floor                      | Chicago                               | IL    | 60603  | 312-346-7500   | Counsel to Aluminum International, Inc.                                     |
|   |                                   |                         |                                 |                                       |       |        |                |   |
| Genovese Joblove & Battista, P.A.           | Craig P. Rieders, Esq.            | 100 S.E. 2nd Street     | Suite 4400                      | Miami                                 | FL    | 33131  | 305-349-2300   | Counsel to Ryder Integrated Logistics, Inc.                                 |
|   |                                   |                         |                                 |                                       |       |        |                | Counsel to Teachers Retirement System                                       |
|   |                                   |                         |                                 |                                       |       |        |                | of Oklahoma; Public Employes's  |
|   |                                   |                         |                                 |                                       |       |        |                | Retirement System of Mississippi;   |
|   |                                   | 1201 North Market       |                                 |                                       |       |        |                | Raifeisen Kapitalanlage-Gesellschaft  |
| Grant & Eisenhofer P.A.                     | Geoffrey C. Jarvis                | Street                  | Suite 2100                      | Wilmington                            | DE    | 19801  | 302-622-7000   | m.b.H and Stichting Pensioenfords ABP                                       |
| State a Licothicidi 1 .7 t.                 | Coomby C. Garvio                  | Circot                  | Cuito 2100                      | · · · · · · · · · · · · · · · · · · · | 52    | 10001  | 002 022 7000   | m.b.rrana otoming ronocomorac / ibr   |
| Heller Ehrman LLP                           | Carren Shulman                    | Times Square Tower      | Seven Times Square              | New York                              | NY    | 10036  | 212-832-8300   | Counsel to @Road, Inc.  |
|   |                                   |                         | ·                               |                                       |       | 48304- |                | Intellectual Property Counsel for Delphi                                    |
| Howard & Howard Attorneys PC                | Lisa S Gretchko                   | 39400 Woodward Ave      | Ste 101                         | Bloomfield Hills                      | MI    | 5151   | 248-723-0396   | Corporation, et al.   |
|   |                                   | 3101 Tower Creek        | Ste 600 One Tower               |                                       |       |        |                |   |
| Howick, Westfall, McBryan & Kaplan, LLP     | Louis G. McBryan                  | Parkway                 | Creek                           | Atlanta                               | GA    | 30339  | 678-384-7000   | Counsel to Vanguard Distributors, Inc.                                      |
|   |                                   |                         |                                 |                                       |       |        |                | Counsel to ZF Group North America   |
| Hunter & Schank Co. LPA                     | John J. Hunter                    | One Canton Square       | 1700 Canton Avenue              | Toledo                                | ОН    | 43624  | 419-255-4300   | Operations, Inc.  |
| House a Colorado Co. L.DA                   | Theres I Ochowle                  | 0 0                     | 4700 0                          | T-11-                                 | 011   | 40004  | 440.055.4000   | Counsel to ZF Group North America   |
| Hunter & Schank Co. LPA                     | Thomas J. Schank                  | One Canton Square       | 1700 Canton Avenue              | Toledo                                | ОН    | 43624  | 419-255-4300   | Operations, Inc.  |
| loon in                                     | Beth Klimczak,<br>General Counsel | 411 E. Wisconsin Ave    | Suite 2120                      | Milwaukee                             | WI    | 53202  |                | General Counsel to Jason Incorporated                                       |
| Jason, Inc.                                 | General Counsel                   | 411 E. WISCONSIII AVE   | Suite 2120                      | Milwaukee                             | VVI   | 55202  |                | Counsel to Peggy C. Brannon, Bay County                                     |
| Johnston, Harris Gerde & Komarek, P.A.      | Jerry W. Gerde, Esq.              | 239 E. 4th St.          |                                 | Panama City                           | FL    | 32401  | 850-763-8421   | Tax Collector   |
| domination, marris derice a Romarck, 1 .7t. | ochy W. Ochde, Esq.               | 200 E. 401 Ot.          |                                 | r ariama Oity                         |       | 02401  | 000 700 0421   | Counsel to the Pension Benefit Guaranty                                     |
| Kelley Drye & Warren, LLP                   | Mark I. Bane                      | 101 Park Avenue         |                                 | New York                              | NY    | 10178  | 212-808-7800   | Corporation   |
|   |                                   |                         |                                 |                                       |       |        |                | Counsel to the Pension Benefit Guaranty                                     |
| Kelley Drye & Warren, LLP                   | Mark. R. Somerstein               | 101 Park Avenue         |                                 | New York                              | NY    | 10178  | 212-808-7800   | Corporation   |
|   |                                   |                         |                                 |                                       |       |        |                |   |
|   | H. Slayton Dabney, Jr.            |                         |                                 |                                       |       |        |                |   |
| King & Spalding, LLP                        | Bill Dimos                        | Americas                | 4000 144 4 04 4                 | New York                              | NY    | 10036  | 212-556-2100   | Counsel to KPMG LLP   |
| Klatt Dagney Ligher & Caberling             | DoMitt Drown                      | The Brandywine          | 1000 West Street,               | \A/ilmain mtom                        | DE    | 19801  | (202) 552 4200 | Coursel to Entermy  |
| Klett Rooney Lieber & Schorling             | DeWitt Brown                      | Building The Brandywine | Suite 1410<br>1000 West Street. | Wilmington                            | DE    | 19801  | (302) 552-4200 | Counsel to Entergy  |
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| Lauran & Wanding                            | JOHN VV. VVCISS                   | Joo Tilla Avenae        |                                 | INOW TOIK                             | 141   | 10022  | 212-300-1200   | Counsel to Dallas County and Tarrant  |
| Linebarger Goggan Blair & Sampson, LLP      | Elizabeth Weller                  | 2323 Bryan Street       | Suite 1600                      | Dallas                                | TX    | 75201  | 214-880-0089   | County  |
| 5 55 - m                                    |                                   | 115 South LaSalle       |                                 |                                       |       | 1 -    | 1111111        | ,   |
| Lord, Bissel & Brook                        | Timothy S. McFadden               | Street                  |                                 | Chicago                               | IL    | 60603  | 312-443-0370   | Counsel to Methode Electronics, Inc.  |

| COMPANY                                  | CONTACT                   | ADDRESS1                 | ADDRESS2             | CITY             | STATE          | ZIP    | PHONE          | PARTY / FUNCTION  |
|--|---------------------------|--------------------------|----------------------|------------------|----------------|--------|----------------|---|
|  |                           | 115 South LaSalle        |                      |                  |                |        |                | Counsel to Sedgwick Claims Management                     |
| Lord, Bissel & Brook                     | Timothy W. Brink          | Street                   |                      | Chicago          | IL             | 60603  | 312-443-1832   | Services, Inc.  |
|  |                           |                          |                      |                  |                |        |                | Counsel to Sedgwick Claims Management                     |
|  |                           |                          |                      |                  |                | 10022- | 212-947-8304   | Services, Inc. and Methode Electronics,                   |
| Lord, Bissel & Brook LLP                 | Kevin J. Walsh            | 885 Third Avenue         | 26th Floor           | New York         | NY             | 4802   |                | Inc.  |
|  |                           |                          |                      |                  |                |        |                | Counsel to Sedgwick Claims Management                     |
|  |                           | 005 711 1 4              |                      |                  |                | 10022- | 0.40.040.00.40 | Services, Inc. and Methode Electronics,                   |
| Lord, Bissel & Brook LLP                 | Rocco N. Covino           | 885 Third Avenue         | 26th Floor           | New York         | NY             | 4802   | 212-812-8340   | Inc.  |
| Ma Onigano and a LLD                     | File-shoth I Own          | 0 1 0                    | 004 5+ 0 04+         | Distance         |                | 23219- | 004 775 4470   | Counsel to Siemens Logistics Assembly                     |
| McGuirewoods LLP                         | Elizabeth L. Gunn         | One James Center         | 901 East Cary Street | Richmond         | VA             | 4030   | 804-775-1178   | Systems, Inc.   |
|  | Matra Dada Davalagal      |                          |                      |                  |                |        |                | Developed Collection Consciolist for Mismi                |
| Miami-Dade County Tax Collector          | Metro-Dade Paralegal Unit | 140 West Flagler Street  | Suito 1402           | Miami            | FL             | 33130  | 305-375-5314   | Paralegal Collection Specialist for Miami-<br>Dade County |
| Ivilanii-Dade County Tax Collector       | Offic                     | 140 West Flagler Street  | Suite 1403           | IVIIaiiii        | r <sub>L</sub> | 33130  | 303-373-3314   | Counsel to Computer Patent Annuities                      |
|  |                           |                          |                      |                  |                |        |                | Limited Partnership, Hydro Aluminum                       |
|  |                           |                          |                      |                  |                |        |                | North America, Inc., Hydro Aluminum                       |
|  |                           |                          |                      |                  |                |        |                | Adrian, Inc., Hydro Aluminum Precision                    |
|  |                           |                          |                      |                  |                |        |                | Tubing NA, LLC, Hydro Alumunim Ellay                      |
|  |                           |                          |                      |                  |                |        |                | Enfield Limited, Hydro Aluminum                           |
|  |                           |                          |                      |                  |                |        |                | Rockledge, Inc., Norsk Hydro Canada,                      |
|  |                           |                          |                      |                  |                |        |                | Inc., Emhart Technologies LLL and Adell                   |
| Miles & Stockbridge, P.C.                | Kerry Hopkins             | 10 Light Street          |                      | Baltimore        | MD             | 21202  | 410-385-3418   | Plastics, Inc.  |
| , , , , , , , , , , , , , , , , , , ,    | Elizabeth L.              |                          |                      |                  |                |        |                | ,   |
| Norris, McLaughlin & Marcus              | Abdelmasieh, Esq          | 721 Route 202-206        | P.O. Box 1018        | Somerville       | NJ             | 08876  | 908-722-0700   | Counsel to Rotor Clip Company, Inc.                       |
| North Point                              | Michelle M. Harner        | 901 Lakeside Avenue      |                      | Cleveland        | ОН             | 44114  | 216-586-3939   | Counsel to WL. Ross & Co., LLC                            |
|  |                           |                          |                      |                  |                |        |                | Counsel to Ameritech Credit Corporation                   |
| O'Rourke Katten & Moody                  | Michael C. Moody          | 161 N. Clark Street      | Suite 2230           | Chicago          | IL             | 60601  | 312-849-2020   | d/b/a SBC Capital Services                                |
|  |                           | 1285 Avenue of the       |                      |                  |                | 10019- |                | Counsel to Ambrake Corporation; Akebono                   |
| Paul, Weiss, Rifkind, Wharton & Garrison | Curtis J. Weidler         | Americas                 |                      | New York         | NY             | 6064   | 212-373-3157   | Corporation   |
| Pickrel Shaeffer & Ebeling               | Sarah B. Carter Esq       | 2700 Kettering Tower     |                      | Dayton           | ОН             | 45423  |                |   |
|  |                           |                          |                      |                  |                |        |                | Corporate Secretary for Professional                      |
| Professional Technologies Services       | John V. Gorman            | P.O. Box #304            |                      | Frankenmuth      | MI             | 48734  | 989-385-3230   | Technologies Services                                     |
|  |                           |                          |                      |                  |                |        |                | Counsel to Jason Incorporated, Sackner                    |
| Reed Smith                               | Richard P. Norton         | One Riverfront Plaza     | 1st Floor            | Newark           | NJ             | 07102  | 973-621-3200   | Products Division   |
| D 11: 5 : 15 ! ! !                       |                           | 0770 5 1 5 1             |                      |                  | 011            | 4.4000 | 000 070 0004   | Counsel to Republic Engineered Products,                  |
| Republic Engineered Products, Inc.       | Joseph Lapinsky           | 3770 Embassy Parkway     |                      | Akron            | ОН             | 44333  | 330-670-3004   | Inc.  |
| Danasa Majaski Kabu 0 Dantlari           | Obsistant and Names and   | 545 O-114 Flance Otea -4 | 0                    |                  | 0.4            | 00074  | 040 040 0000   | Counsel to Brembo S.p.A; Bibielle S.p.A.;                 |
| Ropers, Majeski, Kohn & Bentley          | Christopher Norgaard      | 515 South Flower Street  | Suite 1100           | Los Angeles      | CA             | 90071  | 213-312-2000   | AP Racing   |
| Sachnoff & Wasyer Ltd                    | Charles C. Cabulas        | 10 Couth Madra Delica    | 40th Floor           | Chicago          |                | 60606  | 212 207 1000   | Counsel to Infineon Technologies North                    |
| Sachnoff & Weaver, Ltd                   | Charles S. Schulman       | 10 South Wacker Drive    | 40(1) F100f          | Chicago          | IL             | 60606  | 312-207-1000   | America Corporation                                       |
| Schafer and Weiner PLLC                  | Max Newman                | 40950 Woodward Ave.      | Suite 100            | Bloomfield Hills | МІ             | 48304  | 248-540-3340   | Counsel to Dott Industries, Inc.                          |
| Schiff Hardin LLP                        | William I. Kohn           | 6600 Sears Tower         | Suite 100            | Chicago          | IL             | 60066  | 312-258-5500   | Counsel to Means Industries  Counsel to Means Industries  |
| OCIIII I IAIUIII LLF                     | vvilliaiti I. NOIIII      | oooo Seais Towel         |                      | Chicago          | IL.            | 00000  | 312-200-0000   | Courise to Means industries                               |
|  |                           |                          |                      |                  |                | 06103- |                | Counsel to Fortune Plastics Company of                    |
| Shipman & Goodwin LLP                    | Jennifer I Adamy          | One Constitution Plaza   |                      | Hartford         | CT             |        | 860-251-5811   |   |
| Shipman & Goodwin LLP                    | Jennifer L. Adamy         | One Constitution Plaza   |                      | Hartford         | CT             | 1919   | 860-251-5811   | Illinois, Inc.; Universal Metal Hose Co.,                 |

| COMPANY  | CONTACT  | ADDRESS1                  | ADDRESS2                         | CITY          | STATE | ZIP    | PHONE        | PARTY / FUNCTION   |
|--|--|---------------------------|----------------------------------|---------------|-------|--------|--------------|--|
|  | Lloyd B. Sarakin -<br>Chief Counsel,                                       |                           |                                  |               |       |        |              |  |
| Sony Electronics Inc.  | Finance and Credit   | 1 Sony Drive              | MD #1 E-4                        | Park Ridge    | NJ    | 07656  | 201-930-7483 | Counsel to Sony Electronics, Inc.  |
|  |  |                           |                                  |               |       | 94111- |              | Counsel to Furukawa Electric Co., Ltd. And Furukawa Electric North America, APD  |
| Squire, Sanders & Dempsey L.L.P.                                   | Eric Marcks  | One Maritime Plaza        | Suite 300                        | San Francisco | CA    | 3492   |              | Inc.   |
|  |  | 24901 Northwestern        |                                  |               |       |        |              | Counsel to Bing Metals Group, Inc.;<br>Gentral Transport International, Inc.;<br>Crown Enerprises, Inc.; Economy<br>Transport, Inc.; Logistics Insight Corp<br>(LINC); Universal Am-Can, Ltd.; Universal   |
| Steinberg Shapiro & Clark  | Mark H. Shapiro  | Highway                   | Suite 611                        | Southfield    | MI    | 48075  | 248-352-4700 | Truckload Services, Inc.   |
|  |  |                           |                                  |               |       |        |              | Counsel to 975 Opdyke LP; 1401 Troy<br>Associates Limited Partnership; 1401 Troy<br>Associates Limited Partnership c/o Etkin<br>Equities, Inc.; 1401 Troy Associates LP;<br>Brighton Limited Partnership; DPS<br>Information Services, Inc.; Etkin |
| Stroock & Stroock & Lavan, LLP                                     | Joseph G. Minias   | 180 Maiden Lane           |                                  | New York      | NY    | 10038  | 212-806-5400 | Management Services, Inc. a  |
| Swidler Berlin LLP   | Robert N. Steinwurtzel   | The Washington<br>Harbour | 3000 K Street, N.W.<br>Suite 300 | Washington    | DC    | 20007  | 202-424-7500 | Attorneys for Sanders Lead Co., Inc.   |
| Thelen Reid Brown Raysman & Steiner LLP                            |  | 875 Third Avenue          |                                  | New York      | NY    | 10022  | 212-603-2000 | Counsel to American Finance Group, Inc. d/b/a Guaranty Capital Corporation and Oki Semiconductor Company   |
| Togut, Segal & Segal LLP   | Albert Togut, Esq.   | One Penn Plaza            | Suite 3335                       | New York      | NY    | 10119  | 212-594-5000 | Conflicts counsel to Debtors   |
| United Steel, Paper and Forestry, Rubber,<br>Manufacturing, Energy | Allied Industrial and<br>Service Workers, Intl<br>Union (USW), AFL-<br>CIO | David Jury, Esq.          | Five Gateway Center<br>Suite 807 | Pittsburgh    | PA    | 15222  | 412-562-2549 | Counsel to United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers, International Union (USW), AFL-CIO  |
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| Vorys, Sater, Seymour and Pease LLP                                | Robert J. Sidman, Esq.   | 52 East Gay Street        | P.O. Box 1008                    | Columbus      | ОН    | 1008   | 614-464-6422 |  |
| Vorys, Sater, Seymour and Pease LLP                                | Tiffany Strelow Cobb   | 52 East Gay Street        |                                  | Columbus      | ОН    | 43215  | 614-464-8322 | Counsel to America Online, Inc. and its Subsidiaries and Affiliates  |
| Warner Stevens, L.L.P.   | Michael D. Warner  | 301 Commerce Street       | Suite 1700                       | Fort Worth    | TX    | 76102  | 817-810-5250 | Counsel to Electronic Data Systems Corp. and EDS Information Services, L.L.C.  |
| Weiland, Golden, Smiley, Wang Ekvall & Strok,                      | iviichaei D. vvamer  | SUT COMMERCE STREET       | Suite 1700                       | FOIL WOILII   | 1 A   | 10102  | 017-810-5250 | Counsel to Toshiba America Electronic  |
| LLP  | Lei Lei Wang Ekvall  | 650 Town Center Drive     | Suite 950                        | Costa Mesa    | CA    | 92626  | 714-966-1000 | Components, Inc.   |
| Winstead Sechrest & Minick P.C.                                    | , ,  | 401 Congress Avenue       | Suite 2100                       | Austin        | TX    | 78701  | 512-370-2800 | Counsel to National Instruments Corporation  |
| WL Ross & Co., LLC   | Stephen Toy  | 600 Lexington Avenue      | 19th Floor                       | New York      | NY    | 10022  | 212-826-1100 | Counsel to WL. Ross & Co., LLC   |

3/7/2008 9:30 AM **US MAIL** 

#### **EXHIBIT D**

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Delphi Legal Information Website: http://www.delphidocket.com

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

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AMENDED NOTICE OF CLAIMS OBJECTION HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOFS OF CLAIM NOS. 2548 AND 5980 (PBR AUSTRALIA PTY LTD., PBR KNOXVILLE LLC,

AND SPECIAL SITUATIONS INVESTING GROUP INC.)

PLEASE TAKE NOTICE that on July 13, 2007, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), objected to proof of claim number 2548 ("Proof of Claim No. 2548") filed by PBR Australia Pty Ltd. (the "PBR Australia") and transferred to Special Situations Investing Group Inc. ("Special Solutions") pursuant to the Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8617).

PLEASE TAKE FURTHER NOTICE that on October 26, 2007, the Debtors objected to proof of claim number 5980 ("Proof of Claim No. 5980," and together with Proof of Claim No. 2548, the "Proofs of Claim") filed by PBR Knoxville LLC ("PBR Knoxville") and transferred to Special Solutions (PBR Knoxville, PBR Australia, and together with Special Solutions, the "Claimants") pursuant to the Debtors' Twenty-Second Omnibus Objection Pursuant To 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims, (B) Equity Claims, (C) Insufficiently Documented Claims, (D) Claims Not Reflected On Debtors' Books and Records, (E) Untimely Claims, and (F) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, Claims Subject To Modification That Are Subject To Prior Orders, And Modified Claims Asserting Reclamation That Are Subject To Prior Orders (Docket No. 10738).

PLEASE TAKE FURTHER NOTICE that on December 5, 2007, the Debtors filed the Notice Of Claims Objection Hearing With Respect To Debtors' Objection To Proofs Of

Claim Nos. 2548 And 5980 (PBR Australia Pty Ltd. And PBR Knoxville LLC) (Docket No. 11326) scheduling a claims objection hearing (the "Claims Objection Hearing") for purposes of holding an evidentiary hearing on the merits of the Proof of Claim for February 7, 2008, at 10:00 a.m. (prevailing Eastern time).

PLEASE TAKE FURTHER NOTICE that on December 6, 2007, the Debtors filed the Amended Notice Of Claims Objection Hearing With Respect To Debtors' Objection To Proofs Of Claim Nos. 2548 And 5980 (PBR Australia Pty Ltd., PBR Knoxville LLC, And Special Situations Investing Group Inc.) (Docket No. 11348) rescheduling the Claims Objection Hearing for February 8, 2008, at 10:00 a.m. (prevailing Eastern time).

PLEASE TAKE FURTHER NOTICE that on February 20, 2008, the Debtors filed the Notice Of Adjournment Of Claims Objection Hearing With Respect To Debtors'

Objection To Proofs Of Claim Nos. 2548 And 5980 (PBR Australia Pty Ltd., PBR Knoxville LLC, And Special Situations Investing Group Inc.) (Docket No. 12782) rescheduling the Claims Objection Hearing for March 11, 2008, at 10:00 a.m. (prevailing Eastern time).

PLEASE TAKE FURTHER NOTICE that pursuant to Paragraph 9(a)(ii) of the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089) (the "Order") and the Second Supplemental Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered November 20, 2007 (Docket No. 10994), and with

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Claimants' consent, the Claims Objection Hearing is hereby adjourned to April 4, 2008 at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Claims Objection Hearing will proceed in accordance with the procedures provided in the Order unless such procedures are modified in accordance with Paragraph 9(k) thereof. All provisions and deadlines set forth in the Order shall remain in full force and effect. Those deadlines calculated based on the hearing date or the notice date shall be calculated based on March 6, 2008 notice date or the April 4, 2008 future hearing date, as applicable, rather than the February 20, 2008 notice date or the March 11, 2008 hearing date. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimants.

Dated: New York, New York March 6, 2008

## SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
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Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

| UNITED STATES BANKRUPTCY COURT |
|--------------------------------|
| SOUTHERN DISTRICT OF NEW YORK  |

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

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Debtors. : (Jointly Administered)

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ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS

#### ("CLAIM OBJECTION PROCEDURES ORDER")

Upon the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims, dated October 31, 2006 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the objections to the Motion and the record of the hearing held on the Motion; and after due deliberation thereon; and good and sufficient cause appearing therefor,

#### IT IS HEREBY FOUND AND DETERMINED THAT:<sup>1</sup>

- A. Proper, timely, adequate, and sufficient notice of the Motion has been provided, such notice was good, sufficient and appropriate under the particular circumstances, and no other or further notice of the Motion is or shall be required.
- B. The Court has jurisdiction over the Motion pursuant to 28 U.S.C. §§ 157 and 1334. The Motion is a core proceeding under 28 U.S.C. § 157 (b)(2). Venue of these cases and the Motion in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The relief requested in the Motion and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. This Court shall conduct special periodic hearings on contested claims matters in these cases (the "Claims Hearing Dates"), to be held in Courtroom 610, United States Bankruptcy Court, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004 unless the Debtors and the parties whose claims are affected are otherwise notified by the Court. The following dates and times have been scheduled as Claims Hearing Dates in these chapter 11 cases:

December 13, 2006 at 10:00 a.m. (prevailing Eastern time)

January 12, 2007 at 10:00 a.m. (prevailing Eastern time)

February 14, 2007 at 10:00 a.m. (prevailing Eastern time)

March 1, 2007 at 10:00 a.m. (prevailing Eastern time)

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052. Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Motion.

March 21, 2007 at 10:00 a.m. (prevailing Eastern time) April 5, 2007 at 10:00 a.m. (prevailing Eastern time) April 27, 2007 at 10:00 a.m. (prevailing Eastern time) May 10, 2007 at 10:00 a.m. (prevailing Eastern time) May 24, 2007 at 10:00 a.m. (prevailing Eastern time) June 1, 2007 at 10:00 a.m. (prevailing Eastern time) June 14, 2007 at 10:00 a.m. (prevailing Eastern time) June 22, 2007 at 10:00 a.m. (prevailing Eastern time) July 12, 2007 at 10:00 a.m. (prevailing Eastern time) July 20, 2007 at 10:00 a.m. (prevailing Eastern time) August 2, 2007 at 10:00 a.m. (prevailing Eastern time) August 17, 2007 at 10:00 a.m. (prevailing Eastern time) August 30, 2007 at 10:00 a.m. (prevailing Eastern time) September 28, 2007 at 10:00 a.m. (prevailing Eastern time) October 11, 2007 at 10:00 a.m. (prevailing Eastern time) October 26, 2007 at 10:00 a.m. (prevailing Eastern time) November 8, 2007 at 10:00 a.m. (prevailing Eastern time) November 30, 2007 at 10:00 a.m. (prevailing Eastern time) December 6, 2007 at 10:00 a.m. (prevailing Eastern time)

2. Any response to a claims objection or an omnibus claims objection (a "Response") must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006,

9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered on October 26, 2006 (the "Amended Eighth Supplemental Case Management Order") (Docket No. 5418), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Randall G. Reese), in each case so as to be received no later than 4:00 p.m. (prevailing Eastern time) on the seventh calendar day prior to the Omnibus Hearing for which the relevant claims objection or omnibus claims objection is scheduled.

- 3. Every Response must contain at a minimum the following:
  - (a) the title of the claims objection to which the Response is directed;
- (b) the name of the claimant (each holder of a proof of claim, a "Claimant") and a brief description of the basis for the amount of the claim;
- (c) a concise statement setting forth the reasons why the claim should not be disallowed, expunged, reduced, or reclassified, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the claims objection;
- (d) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; <u>provided</u>, <u>however</u>, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further</u>, <u>however</u>, that the Claimant shall disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be

confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Claim, subject to appropriate confidentiality constraints;

- (e) to the extent that the claim is contingent or fully or partially unliquidated, the amount that the Claimant believes would be the allowable amount of such claim upon liquidation of the claim or occurrence of the contingency, as appropriate; and
- (f) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the claim.
- 4. Only those Responses made in writing and timely filed and received will be considered by the Court. If a Claimant whose proof of claim is subject to a claims objection and who is served with the relevant claims objection fails to file and serve a timely Response in compliance with the foregoing procedures, the Debtors may present to the Court an appropriate order seeking relief with respect to such claim consistent with the relief sought in the relevant claims objection without further notice to the claimant, provided that, upon entry of such an order, the claimant shall receive notice of the entry of such order as provided below; provided, however, that if the claimant files a timely Response, which does not include the required minimum information provided in paragraph 3 above, the Debtors shall seek disallowance and expungement of the relevant claim or claims only in accordance with the Claims Hearing Procedures provided in paragraph 9 below.
- 5. To the extent that a Response is filed with respect to any claim listed in a claims objection (each, a "Contested Claim"), each such Claim and the objection to such Claim asserted in the claims objection shall be deemed to constitute a separate contested matter as contemplated by Bankruptcy Rule 9014.
- 6. The Debtors are hereby authorized and directed to serve each Claimant whose proof of claim is listed in any omnibus claims objection with (a) a personalized Notice Of Objection To Claim which specifically identifies the Claimant's proof of claim that is subject to objection and the basis for such objection and (b) a complete copy of the relevant omnibus

claims objection without exhibits. Service of omnibus claims objections in such manner shall constitute good and sufficient notice and no other or further notice to claimants of an omnibus claims objection shall be required.

- authorized and directed to serve all orders entered with respect to any omnibus claims objections, including exhibits, upon only the master service list and the 2002 list. The Claims Agent is hereby further authorized and directed to serve all claimants whose proofs of claim are the subject of an order entered with respect to an omnibus claims objection with a copy of such order, without exhibits, and a personalized Notice Of Entry Of Order in the form attached hereto as <a href="Exhibit A">Exhibit A</a> specifically identifying such Claimant's proof of claim that is subject to the order, the Court's treatment of such proof of claim, and the basis for such treatment, and advising the Claimant of its ability to view the order with exhibits free of charge on the Debtors' Legal Information Website. Without limiting the foregoing, the Court hereby directs the Claims Agent to serve the First Omnibus Claims Order in the manner provided hereby.
- 8. Any order entered by the Court with respect to an objection asserted in an omnibus claims objection shall be deemed a separate order with respect to each claim covered by such order.
- 9. The following procedures shall apply with respect to the determination of Contested Claims (the "Claims Hearing Procedures"):

#### (a) Adjournment Of Claims Hearing.

(i) All Contested Claims for which a timely Response is filed shall be automatically adjourned to a future hearing, the date of which shall be determined by the Debtors, in their sole discretion, by serving the Claimant with notice as provided herein. The Debtors may send such notice to each Claimant when they deem it appropriate to do so, subject to the requirements of the Bankruptcy Code, the Bankruptcy Rules, and any further order of this Court.

The Debtors shall schedule the further hearing upon each Contested Claim to a Claims Hearing of the Debtors' election:

- (A) for a non-evidentiary hearing to address the legal sufficiency of the particular proof of claim and whether the proof of claim states a claim against the asserted Debtor under Bankruptcy Rule 7012 (a "Sufficiency Hearing"), by serving upon the relevant Claimant by facsimile or overnight delivery, and filing with this Court, a notice substantially in the form attached hereto as <a href="Exhibit B">Exhibit B</a> (a "Notice Of Sufficiency Hearing") and a copy of this Order at least 20 business days prior to the date of such Sufficiency Hearing, or
- (B) for an evidentiary hearing on the merits of such Contested Claim (a "Claims Objection Hearing"), by serving upon the relevant Claimant by facsimile or overnight delivery, and filing with this Court, a notice substantially in the form attached hereto as <a href="Exhibit C">Exhibit C</a> (a "Notice Of Claims Objection Hearing" and, collectively with the Notice of Sufficiency Hearing, the "Notices of Hearing") and a copy of this Order at least 65 calendar days prior to the date of such Claims Objection Hearing.
- (ii) The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Court and the Claimant at least five business days prior to the date of the scheduled hearing; <u>provided</u>, <u>however</u>, that the hearing on any Contested Claim shall not be adjourned for more than a total of 180 calendar days from date of service of the initial Notice of Hearing set forth in paragraph 9(a)(i)(A) and (B) above without consent of the Claimant with respect thereto, unless otherwise ordered by the Court.

#### (b) Sufficiency Hearing Procedures.

- (i) To the extent that a Contested Claim is adjourned to a Sufficiency Hearing, if the Debtors wish to file a supplemental pleading, they shall file and serve their pleading no later than ten calendar days before the scheduled Sufficiency Hearing. The supplemental pleading shall not exceed fifteen single-sided, double-spaced pages.
- (ii) To the extent that a Contested Claim is adjourned to a Sufficiency Hearing, if the Claimant wishes to file a supplemental response, the Claimant shall file and serve its response no later than two business days before the scheduled Sufficiency Hearing. The supplemental response shall not exceed fifteen single-sided, double-spaced pages.
- (iii) To the extent that this Court determines upon conclusion of the Sufficiency Hearing that a Contested Claim cannot be disallowed in whole or in part without further proceedings, the Debtors shall provide to the Claimant a Notice Of Claims Objection Hearing pursuant to the procedures set forth above.

#### (c) Mandatory Meet And Confer.

(i) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000), (B) the Claimant (if an individual) or the Claimant's principal place of

business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located within 90 miles of Troy, Michigan, and (C) such Contested Claim is scheduled by the Debtors for a Claims Objection Hearing, the Debtors and the relevant Claimant shall hold an in-person meet and confer (an "In-Person Meet and Confer") at a neutral location in Troy, Michigan, or such other location as is reasonably acceptable to the Debtors, within ten business days of service of the Notice Of Claims Objection Hearing.

- (ii) If (A) (1) the amount in dispute for a Contested Claim is less than or equal to \$1,000,000, (2) a Contested Claim asserts unliquidated claims and the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000, or (3) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located more than 90 miles from Troy, Michigan, and (B) such Contested Claim is scheduled by the Debtors for a Claims Objection Hearing, the Debtors and the relevant Claimant shall hold a telephonic meet and confer (a "Telephonic Meet and Confer" and, collectively with In-Person Meet and Confers, the "Meet and Confers") within ten business days of service of the Notice Of Claims Objection Hearing.
- (iii) The following representatives of each of the Debtors and the Claimant shall attend the Meet and Confer: (A) counsel for each of the parties, except for a Claimant proceeding <u>pro se</u>, who shall be prepared to discuss the matter described in paragraph 9 (k) below, and (B) a person possessing ultimate authority to reconcile, settle, or otherwise resolve the Contested Claim on behalf of the Debtors and the Claimant, respectively; <u>provided</u>, <u>however</u>, that counsel for each of the parties may participate in the Meet and Confer telephonically.
- (iv) The Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the foregoing procedures or conduct the Meet and Confer in good faith.
- (d) <u>Debtors' Statement Of Disputed Issues</u>. Within five business days after service of the Notice Of Claims Objection Hearing, the Debtors shall file and serve a written statement of disputed issues (the "Statement Of Disputed Issues") upon the Claimant. The Statement Of Disputed Issues shall contain a concise statement summarily setting forth the primary reasons why the claim should be disallowed, expunged, reduced, or reclassified as set forth in the claims objection, including, but not limited to, the material factual and legal bases upon which the Debtors will rely in prosecuting the claims objection, without prejudice to the Debtors' right to later identify and assert additional legal and factual bases for disallowance, expungement, reduction, or reclassification of the Contested Claim. The Statement of Disputed Issues shall also include documentation supporting the disallowance, expungement, reduction, or reclassification of the Contested Claim, without prejudice to the Debtors' right to later identify additional documentation supporting the disallowance, expungement, reduction, or reclassification of the Contested Claim; <u>provided</u>, <u>however</u>, that the Debtors need not disclose confidential, proprietary, or otherwise protected information in the Statement of Disputed Issues; <u>provided further</u>, <u>however</u>, that the Debtors shall disclose to the Claimant all information and

provide copies of all documents that the Debtors believe to be confidential, proprietary, or otherwise protected, subject to appropriate confidentiality constraints.

- (e) <u>Claimant's Supplemental Response</u>. The following procedures apply to the Claimant's written supplemental response (the "Supplemental Response"), subject to modification pursuant to paragraph 9(k), filed in connection with a Claims Objection Hearing for a Contested Claim:
- (i) The Claimant may file and serve its Supplemental Response (with a copy to chambers) no later than 30 business days prior to commencement of the Claims Objection Hearing. The Supplemental Response shall not exceed 20 single-sided, double-spaced pages (exclusive of exhibits or affidavits).
- (ii) If the Claimant relies on exhibits, the Claimant shall include such exhibits in its Supplemental Response (other than those previously included with either its Proof of Claim or its Response); provided, however, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Supplemental Response; provided further, however, that the Claimant shall disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Contested Claim, subject to appropriate confidentiality constraints. The Claimant shall include a certificate of counsel or a declaration or affidavit authenticating any documents attached to the Supplemental Response, as appropriate.
- (iii) The Supplemental Response may include affidavits or declarations from no more than two witnesses setting forth the basis of the Contested Claim and evidence supporting the Contested Claim; provided, however, that if the Claimant intends to call a person not under such Claimant's control at the hearing, the Claimant shall, in lieu of an affidavit or declaration of such person, identify such person, the Claimant's basis for calling such person as a witness, and the reason that it did not file an affidavit or declaration of such person. If an affiant or declarant does not attend the Claims Objection Hearing, such affiant or declarant's affidavit or declaration shall be stricken. The Claimant shall not be permitted to elicit any direct testimony at the Claims Objection Hearing; instead, the affidavit or declaration submitted with the Supplemental Response, or such witnesses' deposition transcript if the witnesses were not under the Claimant's control, shall serve as the witnesses' direct testimony and the Debtors may cross examine the witnesses at the Claims Objection Hearing, or counter-designate deposition testimony. No other or additional witnesses may introduce evidence at the hearing on behalf of the Claimant.
- (iv) No later than three business days prior to commencement of the Claims Objection Hearing, if the Claimant timely filed a Supplemental Response, the Claimant may file and serve (with a copy to chambers) an amended Supplemental Response and a supplemental affidavit or declaration on behalf of each of its witnesses solely for the purpose of supplementing the Supplemental Response and the witnesses' prior affidavits or declarations with respect to matters adduced through the discovery provided by these Claims Hearing Procedures; provided that the amended Supplemental Response shall be subject to the page limitations set forth above.

- (f) <u>Debtors' Supplemental Reply</u>. The following procedures shall apply to the Debtors' written supplemental reply, if any (the "Supplemental Reply"), subject to modification pursuant to paragraph 9(k) below, filed in connection with a Claims Objection Hearing with respect to a Contested Claim:
- (i) The Debtors may file and serve (with a copy to chambers) a Supplemental Reply no later than 20 business days prior to commencement of the Claims Objection Hearing. The Supplemental Reply shall not exceed 20 single-sided, double-spaced pages (exclusive of exhibits or affidavits).
- (ii) If the Debtors rely on exhibits, the Debtors shall include such exhibits in their Supplemental Reply (other than those previously included with either their objection or reply); provided, however, that the Debtors need not disclose confidential, proprietary, or otherwise protected information in the Supplemental Reply; provided further, however, that the Debtors shall disclose to the Claimant all information and provide copies of all documents that the Debtors believe to be confidential, proprietary, or otherwise protected and upon which the Debtors intend to rely in support of their objection, subject to appropriate confidentiality constraints. The Debtors shall include a certificate of counsel or a declaration or affidavit authenticating any documents attached to the Supplemental Reply.
- (iii) The Supplemental Reply may include affidavits or declarations from no more than two witnesses setting forth the Debtors' basis for objecting to the Contested Claim and evidence in support of such objection to the Contested Claim; provided, however, that if the Debtors intend to call a person not under the Debtors' control at the hearing, the Debtors shall, in lieu of an affidavit or declaration of such person, identify such person, the Debtors' basis for calling such person as a witness, and the reason that it did not file an affidavit or declaration of such person. If an affiant or declarant does not attend the Claims Objection Hearing, as appropriate, such affiant or declarant's affidavit or declaration shall be stricken. The Debtors shall not be permitted to elicit any direct testimony at the Claims Objection Hearing, instead, the affidavit or declaration submitted with the Supplemental Reply, or such witnesses' deposition transcript if the witnesses were not under the Debtors' control, shall serve as the witnesses' direct testimony and the Claimant may cross examine the witnesses at the Claims Objection Hearing or counter-designate deposition testimony. No other or additional witnesses may introduce evidence at the hearing on behalf of the Debtors.
- (iv) No later than three business days prior to commencement of the Claims Objection Hearing, if the Debtors timely filed a Supplemental Reply, the Debtors may file and serve (with a copy to chambers) an amended Supplemental Reply and a supplemental affidavit or declaration on behalf of each of their witnesses solely for the purpose of supplementing the Supplemental Reply and the witnesses' prior affidavits or declarations with respect to matters adduced through the discovery provided by these Claims Hearing Procedures; provided that the amended Supplemental Reply shall be subject to the page limitations set forth above.
- (g) <u>Mandatory Non-Binding Summary Mediation</u>. Except as set forth below, at least 15 business days prior to commencement of the Claims Objection Hearing, the Debtors and the Claimant shall submit to mandatory non-binding summary mediation (each, a

"Mediation") in an effort to consensually resolve the Contested Claim. The Mediation shall be governed by General Order M-143 except as follows. The following procedures shall apply to each Mediation, subject to modification pursuant to paragraph 9(k) below:

- (i) Each Mediation shall be assigned to one of the mediators listed by the Debtors on Exhibit D hereto (each, a "Mediator"). The Debtors and the Claimant shall agree upon the Mediator at the Meet and Confer; provided that, if the Debtors and the Claimant are unable to agree upon a Mediator, the parties shall promptly report such inability to agree to the Court.
- (ii) The Mediator shall not have the authority to require either the Debtors or the Claimant to provide any additional briefing with respect to the Mediation.
- (iii) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000) and (B) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located within 90 miles of Troy, Michigan, the Mediation shall be held at a neutral location in Troy, Michigan.
- (iv) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000), and (B) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located more than 90 miles from Troy, Michigan, the Mediation shall be held at a neutral location reasonably acceptable to the Debtors and the Claimant; provided that, if the Debtors and the Claimant are unable to agree upon a neutral location at the Meet and Confer, the parties shall promptly report such inability to agree to the Court.
- (v) If (A) the amount in dispute for a Contested Claim is less than or equal to \$1,000,000 or (B) the Contested Claim asserts unliquidated claims and the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000, participation in Mediation shall be voluntary and any Mediation may be held telephonically at either the Debtors' or the Claimant's request.
- (vi) A person possessing ultimate authority to reconcile, settle, or otherwise resolve the Contested Claim on behalf of each of the Debtors and the Claimant shall attend an in-person Mediation or participate in a telephonic Mediation, if any; <u>provided</u>, <u>however</u>, that the Debtors' counsel will not be precluded from attending and participating in a Mediation in the event that the claimant elects not to have its counsel attend or participate in a Mediation.
- (vii) Absent consent of each of the Claimant and the Debtors, the length of the Mediation shall be limited to one day.

- (viii) The Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the foregoing procedures or conduct the Mediation in good faith.
- (ix) The Debtors and the Claimant shall each bear its own costs in participating in the Mediation. The Debtors are hereby authorized to pay the Mediator's fees.
- (h) <u>Claims Objection Hearing Discovery</u>. If a Claims Objection Hearing is scheduled for a particular Contested Claim, the Debtors and the Claimant shall be bound by the following discovery procedures, which shall otherwise be governed by the Bankruptcy Rules, subject to modification pursuant to paragraph 9(k) below:
- (i) No later than five business days after service of the Supplemental Response, the Debtors may request:
- (A) That the Claimant produce documents relevant to the Contested Claim. Documents shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (B) That the Claimant respond to no more than 15 interrogatories, including discrete subparts. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (C) That the Claimant respond to no more than ten requests for admission. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (ii) No later than five business days after service of the Supplemental Reply, the Claimant may request:
- (A) That the Debtors produce documents relevant to the Contested Claim. Documents shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (B) That the Debtors respond to no more than 15 interrogatories, including discrete subparts. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (C) That the Debtors respond to no more than ten requests for admission. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (iii) No earlier than fifteen business days prior to the commencement of the Claims Objection Hearing, but at least five business days prior to commencement of the Claims Objection Hearing, the Debtors may, at their election, take the deposition upon oral examination of each witness whose affidavit or declaration was proffered in support of the Claimant's Supplemental Response. Each deposition shall not exceed three hours.

- (iv) No earlier than fifteen business days prior to the commencement of the Claims Objection Hearing, but at least five business days prior to commencement of the Claims Objection Hearing, the Claimant may, at its election, take the deposition upon oral examination of each witness whose affidavit or declaration was proffered in support of the Debtors' Supplemental Reply. Each deposition shall not exceed three hours.
- (v) Except as provided in paragraph 9(g)(vi) above, nothing in this Order alters any obligation of opposing counsel with regard to communications with non-counsel opponents or any applicable law regarding corporations or other business entities to be represented by counsel.
- (i) Conduct Of The Claims Objection Hearing. The Debtors and the Claimant shall each be permitted, subject to modification pursuant to paragraph 9(k) below, no more than one hour to present their respective cases, inclusive of time cross-examining their opponent's witnesses and making argument to the Court. The parties shall coordinate with each other in advance of the hearing with respect to, joint exhibit binders, stipulated admission of evidence, anticipated disputes regarding the admission of particular evidence and any designated deposition testimony.
- Estimation Based Upon Claimant's Asserted Estimated Amount. To the (i) extent that a Contested Claim would be subject to estimation pursuant to section 502(c) of the Bankruptcy Code and the Debtors have sought authority to estimate such Contested Claim pursuant to an omnibus claims objection and/or a motion to estimate claims, if the Claimant has filed a Response in accordance with the procedures outlined above which (i) acknowledges that the Contested Claim is contingent or fully or partially unliquidated and (ii) provides the amount that the Claimant believes would be the allowable amount of such Contested Claim upon liquidation of the Contested Claim or occurrence of the contingency, as appropriate (the "Claimant's Asserted Estimated Amount"), the Debtors are hereby authorized, in their sole discretion, to elect to provisionally accept the Claimant's Asserted Estimated Amount as the estimated amount of such Contested Claim pursuant to section 502(c) of the Bankruptcy Code for all purposes other than allowance, but including voting and establishing reserves for purposes of distribution, subject to further objection and reduction as appropriate and section 502(j) of the Bankruptcy Code. The Debtors' election shall be made by serving the Claimant with a Notice Of Election To Accept Claimant's Asserted Estimated Amount in the form attached hereto as Exhibit E. The Contested Claim will otherwise remain subject in all respects to the procedures outlined herein.
- (k) <u>Ability To Modify Procedures By Agreement Or Order Of Court.</u> At the Meet and Confer, the parties shall discuss discovery parameters, briefing, evidence to be presented, the timing outlined herein, and any modifications thereto that are necessary due to the facts and circumstances of the relevant Contested Claim. Should the parties be unable to agree on reasonable modifications to these Claim Hearing Procedures, if any, either party may request that the Court promptly schedule a teleconference to consider such proposed modifications. No discovery, testimony, or motion practice other than that described herein, as modified, shall be permitted, unless otherwise agreed by the parties or ordered by the Court.

- 10. The procedures approved herein shall not apply to claims filed by Banc of America Securities LLC (as to proof of claim number 10758), Barclays Capital Inc. (as to proof of claim number 11658), Bear, Stearns & Co. Inc. (as to proof of claim number 10732), Cadence Innovation LLC, Citigroup Global Markets, Inc. (as to proof of claim number 10731), Credit Suisse Securities (USA) LLC (as to proof of claim number 10763), Merrill Lynch, Peirce, Fenner & Smith Inc. (as to proof of claim number 10761), Morgan Stanley & Co. Inc. (as to proof of claim number 10762), the Pension Benefit Guaranty Corporation, Robert Bosch GmbH, the State of California Environmental Protection Agency, the State of Michigan Environmental Protection Agency, the State of Ohio Environmental Protection Agency, Technology Properties, Ltd., UBS Securities LLC (as to proof of claim number 10759), the United States Environmental Protection Agency, and Wachovia Capital Markets, LLC (as to proof of claim number 10760) (collectively, the "Excluded Parties") for any purpose, including, but not limited to, any objections to such claims or other litigation in respect of such claims; provided, however, that nothing contained herein shall preclude any of the Excluded Parties or the Debtors, after notice and an opportunity to be heard, from seeking to establish appropriate alternative claims resolution procedures.
- 11. With respect to the claim of Gary Whitney ("Mr. Whitney") (claim number 10157) and NuTech Plastics Engineering, Inc. ("NuTech") (claim number 1279 against Delphi Automotive Systems LLC), nothing in this Order shall limit Mr. Whitney's or NuTech's ability to request relief from the automatic stay provisions under section 362 of the Bankruptcy Code subject to the Debtors' right to object to such request.
- 12. The Debtors shall not serve a Notice of Hearing on Orix Warren, LLC("Orix Warren") with respect to proof of claim number 10202 until the earliest of the following

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to occur: (a) the Debtors assume the lease between Delphi Automotive Systems LLC and Orix

Warren with respect to property located at 4551 Research Parkway in Warren, Ohio (the "Orix

Lease"), (b) the Debtors reject the Orix Lease, or (c) the Orix Lease terminates or is terminated

pursuant to its terms.

13. Nothing in this Order shall preclude any right to seek estimation of a claim

under section 502(c) of the Bankruptcy Code, any right to seek relief from the automatic stay

under section 362 of the Bankruptcy Code to liquidate a claim in a different forum, any right to

seek protection of information under section 107(b) of the Bankruptcy Code or any right not

specifically addressed in this Order.

14. This Court shall retain jurisdiction to hear and determine all matters

arising from the implementation of this order.

15. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for

the United States Bankruptcy Court for the Southern District of New York for the service and

filing of a separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York December 6, 2006

/s/Robert D. Drain

UNITED STATES BANKRUPTCY JUDGE

15

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- and -

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Thomas J. Matz (TM 5986)

Attorneys for Delphi Corporation, et al.,

Debtors and Debtors-in-Possession

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Delphi Legal Information Website: http://www.delphidocket.com

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- X

## NOTICE OF ENTRY OF ORDER WITH RESPECT TO [\_\_\_\_\_] OMNIBUS CLAIMS OBJECTION

Court for the Southern District of New York entered a [title of order] (the "Order").

PLEASE TAKE FURTHER NOTICE THAT a copy of the Order, excluding exhibits, is attached hereto.

PLEASE TAKE FURTHER NOTICE that the proof of claim listed below, which you filed against Delphi Corporation and/or other of its subsidiaries and affiliates that are debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), was the subject of the Order and was listed on Exhibit \_\_ to the Order and was accordingly disallowed and expunged, unless otherwise provided below in the column entitled "Treatment Of Claim."

| Date Filed | Claim<br>Number | Asserted<br>Claim<br>Amount <sup>1</sup> | Basis For<br>Objection | Treatment Of<br>Claim | Surviving<br>Claim<br>Number<br>(if any) |
|------------|-----------------|--|------------------------|-----------------------|--|
|            |                 |  |                        |                       |  |

<sup>&</sup>lt;sup>1</sup> Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

PLEASE TAKE FURTHER NOTICE that you may view the complete exhibits to the Order by requesting a copy from the claims and noticing agent in the above-captioned chapter 11 cases, Kurtzman Carson Consultants LLC, at 1-888-259-2691 or by accessing the Debtors' Legal Information Website at <a href="https://www.delphidocket.com">www.delphidocket.com</a>.

Dated: New York, New York \_\_\_\_\_\_\_, 200\_\_

#### BY ORDER OF THE COURT

John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- X

## NOTICE OF HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. [\_\_\_\_]

PLEASE TAKE NOTICE that on \_\_\_\_\_\_\_\_, 200\_, Delphi Corporation and certain

of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

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(collectively, the "Debtors"), objected to proof of claim number \_\_\_\_\_ (the "Proof of Claim") filed by \_\_\_\_\_ (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims Objection] (the "Objection").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December \_\_\_\_, 2006 (the "Order"), a sufficiency hearing (the "Sufficiency Hearing") to address the legal sufficiency of the Proof of Claim and whether the Proof of Claim states a colorable claim against the asserted Debtor is hereby scheduled for \_\_\_\_\_\_, 200\_, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Sufficiency Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 9(k) thereof. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimant.

| Dated: | New | York, | New | York |
|--------|-----|-------|-----|------|
|        |     |       |     |      |

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

. ----- X

# NOTICE OF CLAIMS OBJECTION HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. [\_\_\_\_]

PLEASE TAKE NOTICE that on \_\_\_\_\_\_\_, 200\_, Delphi Corporation and certain

of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

05-44481-rdd Doc 13069 Filed 03/11/08 Entered 03/11/08 04:18:12 Main Document Pg 65 of 107

(collectively, the "Debtors"), objected to proof of claim number \_\_\_\_\_ (the "Proof of Claim") filed by \_\_\_\_\_ (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims

Objection] (the "Objection").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December \_\_\_\_, 2006 (the "Order"), a claims objection hearing (the "Claims Objection Hearing") for purposes of holding an evidentiary hearing on the merits of the Proof of Claim is hereby scheduled for \_\_\_\_\_\_\_, 200\_\_, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Claims Objection Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 9(k) thereof. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimant.

| Dated: | New | York, | New | York |
|--------|-----|-------|-----|------|
|        |     |       |     |      |

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By:\_\_\_\_ Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036 (212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

#### EXHIBIT D

#### **LIST OF MEDIATORS**

Lawrence Abramcyzk

Marc Abrams

**Ronald Barliant** 

Michael Baum

**Morton Collins** 

Susan Cook

Samuel Damren

Eugene Driker

Jonathan Flaxer

Rozanne Giunta

Erwin Katz

**Edward Moran** 

Alan Nisselson

Thomas Plunkett

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, <u>et al.</u>, : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

# NOTICE OF DEBTORS' ELECTION TO ACCEPT CLAIMANT'S ASSERTED ESTIMATED AMOUNT FOR PROOF OF CLAIM NUMBER [\_\_\_\_\_]

PLEASE TAKE NOTICE that on \_\_\_\_\_\_\_, 200\_, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

| (collectively, the ' | Debtors"), objected to proof of claim number (the "Proof of Claim")  |
|----------------------|--|
| filed by             | (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims |
| Objection] (the "C   | Objection").   |

PLEASE TAKE FURTHER NOTICE that on \_\_\_\_\_\_\_, 200\_, the Claimant filed its response to the objection, wherein Claimant (i) acknowledged that the Proof of Claim asserts claims that are contingent or fully or partially unliquidated and (ii) stated that the Claimant believes that the allowable amount of the Proof of Claim upon liquidation of the Contested Claim or occurrence of the contingency, as appropriate, is \$\_\_\_\_\_ (the "Claimant's Asserted Estimated Amount").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December \_\_\_\_, 2006 (the "Order"), the Debtors hereby provide notice that the Debtors elect to accept the Claimant's Asserted Estimated Amount as the estimated amount of the Proof of Claim pursuant to section 502(c) of the Bankruptcy Code as set forth in the Objection. A copy of the Order is attached hereto.

PLEASE TAKE FURTHER NOTICE that any hearing scheduled pursuant to the Order is hereby cancelled.

PLEASE TAKE FURTHER NOTICE that the Debtors' election to accept the Claimant's Asserted Estimated Amount is without prejudice to the Debtors' right to object to any other claims in these chapter 11 cases, or to further object to the Proof of Claim, on any grounds whatsoever.

| Dated: | New | York, | New | York |
|--------|-----|-------|-----|------|
|        |     |       |     |      |

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By:
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Four Times Square

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Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

#### **EXHIBIT E**

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

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NOTICE OF ADJOURNMENT OF CLAIMS OBJECTION HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. 10014 (SELECT INDUSTRIES CORPORATION (F/K/A SELECT TOOL & DIE CORPORATION))

PLEASE TAKE NOTICE that on July 13, 2007, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), objected to proof of claim number 10014 filed by Select Industries Corporation (the "Claimant") pursuant to the Debtors' Nineteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, Modified Claims Asserting Reclamation, And Consensually Modified And Reduced Claims (Docket No. 8617).

PLEASE TAKE FURTHER NOTICE that on November 27, 2007, the Debtors filed the Notice Of Claims Objection Hearing With Respect To Debtors' Objection To Proof Of Claim No. 10014 (Select Industries Corporation (F/K/A Select Tool & Die Corporation) (Docket No. 11107) scheduling a claims objection hearing (the "Claims Objection Hearing") for purposes of holding an evidentiary hearing on the merits of the Proofs of Claim for January 31, 2008, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that on February 20, 2008, the Debtors filed the Notice Of Claims Objection Hearing With Respect To Debtors' Objection To Proof Of Claim No. 10014 (Select Industries Corporation (F/K/A Select Tool & Die Corporation) (Docket No. 11107) scheduling a claims objection hearing (the "Claims Objection Hearing") for purposes of holding an evidentiary hearing on the merits of the Proofs of Claim for March 11, 2008, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that pursuant to Paragraph 9(a)(ii) of the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (I) Dates For Hearings Regarding Objections To Claims And (II) Certain Notices And Procedures Governing Objections To Claims, entered December 7, 2006 (Docket No. 6089) (the "Order") and the Third Supplemental Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered February 11, 2008 (Docket No. 12609), and with the Claimant's consent, the Claims Objection Hearing is hereby further adjourned to April 4, 2008, at 10:00 a.m. (prevailing Eastern time) in the Court.

PLEASE TAKE FURTHER NOTICE that the Claims Objection Hearing will proceed in accordance with the procedures provided in the Order unless such procedures are modified in accordance with Paragraph 9(k) thereof. All provisions and deadlines set forth in the Order shall remain in full force and effect. Those deadlines calculated based on the hearing date shall be calculated based on the April 4, 2008 hearing date rather than the February 20, 2008 hearing date. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proofs of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Claims Objection Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimants.

Dated: New York, New York March 6, 2008

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
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John K. Lyons (JL 4951)
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By: /s/ Kayalyn A. Marafioti Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036 (212) 735-3000

Attorneys for Delphi Corporation, <u>et al.</u>, Debtors and Debtors-in-Possession

| UNITED STATES BANKRUPTCY COURT | ľ |
|--------------------------------|---|
| SOUTHERN DISTRICT OF NEW YORK  |   |

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

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Debtors. : (Jointly Administered)

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ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS

#### ("CLAIM OBJECTION PROCEDURES ORDER")

Upon the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims, dated October 31, 2006 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the objections to the Motion and the record of the hearing held on the Motion; and after due deliberation thereon; and good and sufficient cause appearing therefor,

#### IT IS HEREBY FOUND AND DETERMINED THAT:<sup>1</sup>

- A. Proper, timely, adequate, and sufficient notice of the Motion has been provided, such notice was good, sufficient and appropriate under the particular circumstances, and no other or further notice of the Motion is or shall be required.
- B. The Court has jurisdiction over the Motion pursuant to 28 U.S.C. §§ 157 and 1334. The Motion is a core proceeding under 28 U.S.C. § 157 (b)(2). Venue of these cases and the Motion in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The relief requested in the Motion and granted herein is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. This Court shall conduct special periodic hearings on contested claims matters in these cases (the "Claims Hearing Dates"), to be held in Courtroom 610, United States Bankruptcy Court, Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004 unless the Debtors and the parties whose claims are affected are otherwise notified by the Court. The following dates and times have been scheduled as Claims Hearing Dates in these chapter 11 cases:

December 13, 2006 at 10:00 a.m. (prevailing Eastern time)

January 12, 2007 at 10:00 a.m. (prevailing Eastern time)

February 14, 2007 at 10:00 a.m. (prevailing Eastern time)

March 1, 2007 at 10:00 a.m. (prevailing Eastern time)

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052. Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Motion.

March 21, 2007 at 10:00 a.m. (prevailing Eastern time) April 5, 2007 at 10:00 a.m. (prevailing Eastern time) April 27, 2007 at 10:00 a.m. (prevailing Eastern time) May 10, 2007 at 10:00 a.m. (prevailing Eastern time) May 24, 2007 at 10:00 a.m. (prevailing Eastern time) June 1, 2007 at 10:00 a.m. (prevailing Eastern time) June 14, 2007 at 10:00 a.m. (prevailing Eastern time) June 22, 2007 at 10:00 a.m. (prevailing Eastern time) July 12, 2007 at 10:00 a.m. (prevailing Eastern time) July 20, 2007 at 10:00 a.m. (prevailing Eastern time) August 2, 2007 at 10:00 a.m. (prevailing Eastern time) August 17, 2007 at 10:00 a.m. (prevailing Eastern time) August 30, 2007 at 10:00 a.m. (prevailing Eastern time) September 28, 2007 at 10:00 a.m. (prevailing Eastern time) October 11, 2007 at 10:00 a.m. (prevailing Eastern time) October 26, 2007 at 10:00 a.m. (prevailing Eastern time) November 8, 2007 at 10:00 a.m. (prevailing Eastern time) November 30, 2007 at 10:00 a.m. (prevailing Eastern time) December 6, 2007 at 10:00 a.m. (prevailing Eastern time)

2. Any response to a claims objection or an omnibus claims objection (a "Response") must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006,

9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered on October 26, 2006 (the "Amended Eighth Supplemental Case Management Order") (Docket No. 5418), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Randall G. Reese), in each case so as to be received no later than 4:00 p.m. (prevailing Eastern time) on the seventh calendar day prior to the Omnibus Hearing for which the relevant claims objection or omnibus claims objection is scheduled.

- 3. Every Response must contain at a minimum the following:
  - (a) the title of the claims objection to which the Response is directed;
- (b) the name of the claimant (each holder of a proof of claim, a "Claimant") and a brief description of the basis for the amount of the claim;
- (c) a concise statement setting forth the reasons why the claim should not be disallowed, expunged, reduced, or reclassified, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the claims objection;
- (d) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; <u>provided</u>, <u>however</u>, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further</u>, <u>however</u>, that the Claimant shall disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be

confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Claim, subject to appropriate confidentiality constraints;

- (e) to the extent that the claim is contingent or fully or partially unliquidated, the amount that the Claimant believes would be the allowable amount of such claim upon liquidation of the claim or occurrence of the contingency, as appropriate; and
- (f) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the claim.
- 4. Only those Responses made in writing and timely filed and received will be considered by the Court. If a Claimant whose proof of claim is subject to a claims objection and who is served with the relevant claims objection fails to file and serve a timely Response in compliance with the foregoing procedures, the Debtors may present to the Court an appropriate order seeking relief with respect to such claim consistent with the relief sought in the relevant claims objection without further notice to the claimant, provided that, upon entry of such an order, the claimant shall receive notice of the entry of such order as provided below; provided, however, that if the claimant files a timely Response, which does not include the required minimum information provided in paragraph 3 above, the Debtors shall seek disallowance and expungement of the relevant claim or claims only in accordance with the Claims Hearing Procedures provided in paragraph 9 below.
- 5. To the extent that a Response is filed with respect to any claim listed in a claims objection (each, a "Contested Claim"), each such Claim and the objection to such Claim asserted in the claims objection shall be deemed to constitute a separate contested matter as contemplated by Bankruptcy Rule 9014.
- 6. The Debtors are hereby authorized and directed to serve each Claimant whose proof of claim is listed in any omnibus claims objection with (a) a personalized Notice Of Objection To Claim which specifically identifies the Claimant's proof of claim that is subject to objection and the basis for such objection and (b) a complete copy of the relevant omnibus

claims objection without exhibits. Service of omnibus claims objections in such manner shall constitute good and sufficient notice and no other or further notice to claimants of an omnibus claims objection shall be required.

- authorized and directed to serve all orders entered with respect to any omnibus claims objections, including exhibits, upon only the master service list and the 2002 list. The Claims Agent is hereby further authorized and directed to serve all claimants whose proofs of claim are the subject of an order entered with respect to an omnibus claims objection with a copy of such order, without exhibits, and a personalized Notice Of Entry Of Order in the form attached hereto as <a href="Exhibit A">Exhibit A</a> specifically identifying such Claimant's proof of claim that is subject to the order, the Court's treatment of such proof of claim, and the basis for such treatment, and advising the Claimant of its ability to view the order with exhibits free of charge on the Debtors' Legal Information Website. Without limiting the foregoing, the Court hereby directs the Claims Agent to serve the First Omnibus Claims Order in the manner provided hereby.
- 8. Any order entered by the Court with respect to an objection asserted in an omnibus claims objection shall be deemed a separate order with respect to each claim covered by such order.
- 9. The following procedures shall apply with respect to the determination of Contested Claims (the "Claims Hearing Procedures"):

#### (a) Adjournment Of Claims Hearing.

(i) All Contested Claims for which a timely Response is filed shall be automatically adjourned to a future hearing, the date of which shall be determined by the Debtors, in their sole discretion, by serving the Claimant with notice as provided herein. The Debtors may send such notice to each Claimant when they deem it appropriate to do so, subject to the requirements of the Bankruptcy Code, the Bankruptcy Rules, and any further order of this Court.

The Debtors shall schedule the further hearing upon each Contested Claim to a Claims Hearing of the Debtors' election:

- (A) for a non-evidentiary hearing to address the legal sufficiency of the particular proof of claim and whether the proof of claim states a claim against the asserted Debtor under Bankruptcy Rule 7012 (a "Sufficiency Hearing"), by serving upon the relevant Claimant by facsimile or overnight delivery, and filing with this Court, a notice substantially in the form attached hereto as Exhibit B (a "Notice Of Sufficiency Hearing") and a copy of this Order at least 20 business days prior to the date of such Sufficiency Hearing, or
- (B) for an evidentiary hearing on the merits of such Contested Claim (a "Claims Objection Hearing"), by serving upon the relevant Claimant by facsimile or overnight delivery, and filing with this Court, a notice substantially in the form attached hereto as <a href="Exhibit C">Exhibit C</a> (a "Notice Of Claims Objection Hearing" and, collectively with the Notice of Sufficiency Hearing, the "Notices of Hearing") and a copy of this Order at least 65 calendar days prior to the date of such Claims Objection Hearing.
- (ii) The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Court and the Claimant at least five business days prior to the date of the scheduled hearing; <u>provided</u>, <u>however</u>, that the hearing on any Contested Claim shall not be adjourned for more than a total of 180 calendar days from date of service of the initial Notice of Hearing set forth in paragraph 9(a)(i)(A) and (B) above without consent of the Claimant with respect thereto, unless otherwise ordered by the Court.

#### (b) Sufficiency Hearing Procedures.

- (i) To the extent that a Contested Claim is adjourned to a Sufficiency Hearing, if the Debtors wish to file a supplemental pleading, they shall file and serve their pleading no later than ten calendar days before the scheduled Sufficiency Hearing. The supplemental pleading shall not exceed fifteen single-sided, double-spaced pages.
- (ii) To the extent that a Contested Claim is adjourned to a Sufficiency Hearing, if the Claimant wishes to file a supplemental response, the Claimant shall file and serve its response no later than two business days before the scheduled Sufficiency Hearing. The supplemental response shall not exceed fifteen single-sided, double-spaced pages.
- (iii) To the extent that this Court determines upon conclusion of the Sufficiency Hearing that a Contested Claim cannot be disallowed in whole or in part without further proceedings, the Debtors shall provide to the Claimant a Notice Of Claims Objection Hearing pursuant to the procedures set forth above.

#### (c) Mandatory Meet And Confer.

(i) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000), (B) the Claimant (if an individual) or the Claimant's principal place of

business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located within 90 miles of Troy, Michigan, and (C) such Contested Claim is scheduled by the Debtors for a Claims Objection Hearing, the Debtors and the relevant Claimant shall hold an in-person meet and confer (an "In-Person Meet and Confer") at a neutral location in Troy, Michigan, or such other location as is reasonably acceptable to the Debtors, within ten business days of service of the Notice Of Claims Objection Hearing.

- (ii) If (A) (1) the amount in dispute for a Contested Claim is less than or equal to \$1,000,000, (2) a Contested Claim asserts unliquidated claims and the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000, or (3) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located more than 90 miles from Troy, Michigan, and (B) such Contested Claim is scheduled by the Debtors for a Claims Objection Hearing, the Debtors and the relevant Claimant shall hold a telephonic meet and confer (a "Telephonic Meet and Confer" and, collectively with In-Person Meet and Confers, the "Meet and Confers") within ten business days of service of the Notice Of Claims Objection Hearing.
- (iii) The following representatives of each of the Debtors and the Claimant shall attend the Meet and Confer: (A) counsel for each of the parties, except for a Claimant proceeding <u>pro se</u>, who shall be prepared to discuss the matter described in paragraph 9 (k) below, and (B) a person possessing ultimate authority to reconcile, settle, or otherwise resolve the Contested Claim on behalf of the Debtors and the Claimant, respectively; <u>provided</u>, <u>however</u>, that counsel for each of the parties may participate in the Meet and Confer telephonically.
- (iv) The Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the foregoing procedures or conduct the Meet and Confer in good faith.
- (d) <u>Debtors' Statement Of Disputed Issues</u>. Within five business days after service of the Notice Of Claims Objection Hearing, the Debtors shall file and serve a written statement of disputed issues (the "Statement Of Disputed Issues") upon the Claimant. The Statement Of Disputed Issues shall contain a concise statement summarily setting forth the primary reasons why the claim should be disallowed, expunged, reduced, or reclassified as set forth in the claims objection, including, but not limited to, the material factual and legal bases upon which the Debtors will rely in prosecuting the claims objection, without prejudice to the Debtors' right to later identify and assert additional legal and factual bases for disallowance, expungement, reduction, or reclassification of the Contested Claim. The Statement of Disputed Issues shall also include documentation supporting the disallowance, expungement, reduction, or reclassification of the Contested Claim, without prejudice to the Debtors' right to later identify additional documentation supporting the disallowance, expungement, reduction, or reclassification of the Contested Claim; <u>provided</u>, <u>however</u>, that the Debtors need not disclose confidential, proprietary, or otherwise protected information in the Statement of Disputed Issues; <u>provided further</u>, <u>however</u>, that the Debtors shall disclose to the Claimant all information and

provide copies of all documents that the Debtors believe to be confidential, proprietary, or otherwise protected, subject to appropriate confidentiality constraints.

- (e) <u>Claimant's Supplemental Response</u>. The following procedures apply to the Claimant's written supplemental response (the "Supplemental Response"), subject to modification pursuant to paragraph 9(k), filed in connection with a Claims Objection Hearing for a Contested Claim:
- (i) The Claimant may file and serve its Supplemental Response (with a copy to chambers) no later than 30 business days prior to commencement of the Claims Objection Hearing. The Supplemental Response shall not exceed 20 single-sided, double-spaced pages (exclusive of exhibits or affidavits).
- (ii) If the Claimant relies on exhibits, the Claimant shall include such exhibits in its Supplemental Response (other than those previously included with either its Proof of Claim or its Response); provided, however, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Supplemental Response; provided further, however, that the Claimant shall disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Contested Claim, subject to appropriate confidentiality constraints. The Claimant shall include a certificate of counsel or a declaration or affidavit authenticating any documents attached to the Supplemental Response, as appropriate.
- (iii) The Supplemental Response may include affidavits or declarations from no more than two witnesses setting forth the basis of the Contested Claim and evidence supporting the Contested Claim; provided, however, that if the Claimant intends to call a person not under such Claimant's control at the hearing, the Claimant shall, in lieu of an affidavit or declaration of such person, identify such person, the Claimant's basis for calling such person as a witness, and the reason that it did not file an affidavit or declaration of such person. If an affiant or declarant does not attend the Claims Objection Hearing, such affiant or declarant's affidavit or declaration shall be stricken. The Claimant shall not be permitted to elicit any direct testimony at the Claims Objection Hearing; instead, the affidavit or declaration submitted with the Supplemental Response, or such witnesses' deposition transcript if the witnesses were not under the Claimant's control, shall serve as the witnesses' direct testimony and the Debtors may cross examine the witnesses at the Claims Objection Hearing, or counter-designate deposition testimony. No other or additional witnesses may introduce evidence at the hearing on behalf of the Claimant.
- (iv) No later than three business days prior to commencement of the Claims Objection Hearing, if the Claimant timely filed a Supplemental Response, the Claimant may file and serve (with a copy to chambers) an amended Supplemental Response and a supplemental affidavit or declaration on behalf of each of its witnesses solely for the purpose of supplementing the Supplemental Response and the witnesses' prior affidavits or declarations with respect to matters adduced through the discovery provided by these Claims Hearing Procedures; provided that the amended Supplemental Response shall be subject to the page limitations set forth above.

- (f) <u>Debtors' Supplemental Reply</u>. The following procedures shall apply to the Debtors' written supplemental reply, if any (the "Supplemental Reply"), subject to modification pursuant to paragraph 9(k) below, filed in connection with a Claims Objection Hearing with respect to a Contested Claim:
- (i) The Debtors may file and serve (with a copy to chambers) a Supplemental Reply no later than 20 business days prior to commencement of the Claims Objection Hearing. The Supplemental Reply shall not exceed 20 single-sided, double-spaced pages (exclusive of exhibits or affidavits).
- (ii) If the Debtors rely on exhibits, the Debtors shall include such exhibits in their Supplemental Reply (other than those previously included with either their objection or reply); provided, however, that the Debtors need not disclose confidential, proprietary, or otherwise protected information in the Supplemental Reply; provided further, however, that the Debtors shall disclose to the Claimant all information and provide copies of all documents that the Debtors believe to be confidential, proprietary, or otherwise protected and upon which the Debtors intend to rely in support of their objection, subject to appropriate confidentiality constraints. The Debtors shall include a certificate of counsel or a declaration or affidavit authenticating any documents attached to the Supplemental Reply.
- (iii) The Supplemental Reply may include affidavits or declarations from no more than two witnesses setting forth the Debtors' basis for objecting to the Contested Claim and evidence in support of such objection to the Contested Claim; provided, however, that if the Debtors intend to call a person not under the Debtors' control at the hearing, the Debtors shall, in lieu of an affidavit or declaration of such person, identify such person, the Debtors' basis for calling such person as a witness, and the reason that it did not file an affidavit or declaration of such person. If an affiant or declarant does not attend the Claims Objection Hearing, as appropriate, such affiant or declarant's affidavit or declaration shall be stricken. The Debtors shall not be permitted to elicit any direct testimony at the Claims Objection Hearing, instead, the affidavit or declaration submitted with the Supplemental Reply, or such witnesses' deposition transcript if the witnesses were not under the Debtors' control, shall serve as the witnesses' direct testimony and the Claimant may cross examine the witnesses at the Claims Objection Hearing or counter-designate deposition testimony. No other or additional witnesses may introduce evidence at the hearing on behalf of the Debtors.
- (iv) No later than three business days prior to commencement of the Claims Objection Hearing, if the Debtors timely filed a Supplemental Reply, the Debtors may file and serve (with a copy to chambers) an amended Supplemental Reply and a supplemental affidavit or declaration on behalf of each of their witnesses solely for the purpose of supplementing the Supplemental Reply and the witnesses' prior affidavits or declarations with respect to matters adduced through the discovery provided by these Claims Hearing Procedures; provided that the amended Supplemental Reply shall be subject to the page limitations set forth above.
- (g) <u>Mandatory Non-Binding Summary Mediation</u>. Except as set forth below, at least 15 business days prior to commencement of the Claims Objection Hearing, the Debtors and the Claimant shall submit to mandatory non-binding summary mediation (each, a

"Mediation") in an effort to consensually resolve the Contested Claim. The Mediation shall be governed by General Order M-143 except as follows. The following procedures shall apply to each Mediation, subject to modification pursuant to paragraph 9(k) below:

- (i) Each Mediation shall be assigned to one of the mediators listed by the Debtors on Exhibit D hereto (each, a "Mediator"). The Debtors and the Claimant shall agree upon the Mediator at the Meet and Confer; provided that, if the Debtors and the Claimant are unable to agree upon a Mediator, the parties shall promptly report such inability to agree to the Court.
- (ii) The Mediator shall not have the authority to require either the Debtors or the Claimant to provide any additional briefing with respect to the Mediation.
- (iii) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000) and (B) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located within 90 miles of Troy, Michigan, the Mediation shall be held at a neutral location in Troy, Michigan.
- (iv) If (A) (1) the amount in dispute for a Contested Claim exceeds \$1,000,000 or (2) a Contested Claim asserts unliquidated claims (unless the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000), and (B) the Claimant (if an individual) or the Claimant's principal place of business (if a governmental unit or a person, as defined in section 101(41) of the Bankruptcy Code, other than an individual) is located more than 90 miles from Troy, Michigan, the Mediation shall be held at a neutral location reasonably acceptable to the Debtors and the Claimant; provided that, if the Debtors and the Claimant are unable to agree upon a neutral location at the Meet and Confer, the parties shall promptly report such inability to agree to the Court.
- (v) If (A) the amount in dispute for a Contested Claim is less than or equal to \$1,000,000 or (B) the Contested Claim asserts unliquidated claims and the Claimant with respect thereto irrevocably agrees in writing that the allowed amount of such Contested Claim shall be limited to a maximum of \$1,000,000, participation in Mediation shall be voluntary and any Mediation may be held telephonically at either the Debtors' or the Claimant's request.
- (vi) A person possessing ultimate authority to reconcile, settle, or otherwise resolve the Contested Claim on behalf of each of the Debtors and the Claimant shall attend an in-person Mediation or participate in a telephonic Mediation, if any; <u>provided</u>, <u>however</u>, that the Debtors' counsel will not be precluded from attending and participating in a Mediation in the event that the claimant elects not to have its counsel attend or participate in a Mediation.
- (vii) Absent consent of each of the Claimant and the Debtors, the length of the Mediation shall be limited to one day.

- (viii) The Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the foregoing procedures or conduct the Mediation in good faith.
- (ix) The Debtors and the Claimant shall each bear its own costs in participating in the Mediation. The Debtors are hereby authorized to pay the Mediator's fees.
- (h) <u>Claims Objection Hearing Discovery</u>. If a Claims Objection Hearing is scheduled for a particular Contested Claim, the Debtors and the Claimant shall be bound by the following discovery procedures, which shall otherwise be governed by the Bankruptcy Rules, subject to modification pursuant to paragraph 9(k) below:
- (i) No later than five business days after service of the Supplemental Response, the Debtors may request:
- (A) That the Claimant produce documents relevant to the Contested Claim. Documents shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (B) That the Claimant respond to no more than 15 interrogatories, including discrete subparts. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (C) That the Claimant respond to no more than ten requests for admission. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (ii) No later than five business days after service of the Supplemental Reply, the Claimant may request:
- (A) That the Debtors produce documents relevant to the Contested Claim. Documents shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (B) That the Debtors respond to no more than 15 interrogatories, including discrete subparts. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (C) That the Debtors respond to no more than ten requests for admission. Responses shall be produced at least ten business days prior to commencement of the Claims Objection Hearing.
- (iii) No earlier than fifteen business days prior to the commencement of the Claims Objection Hearing, but at least five business days prior to commencement of the Claims Objection Hearing, the Debtors may, at their election, take the deposition upon oral examination of each witness whose affidavit or declaration was proffered in support of the Claimant's Supplemental Response. Each deposition shall not exceed three hours.

- (iv) No earlier than fifteen business days prior to the commencement of the Claims Objection Hearing, but at least five business days prior to commencement of the Claims Objection Hearing, the Claimant may, at its election, take the deposition upon oral examination of each witness whose affidavit or declaration was proffered in support of the Debtors' Supplemental Reply. Each deposition shall not exceed three hours.
- (v) Except as provided in paragraph 9(g)(vi) above, nothing in this Order alters any obligation of opposing counsel with regard to communications with non-counsel opponents or any applicable law regarding corporations or other business entities to be represented by counsel.
- (i) Conduct Of The Claims Objection Hearing. The Debtors and the Claimant shall each be permitted, subject to modification pursuant to paragraph 9(k) below, no more than one hour to present their respective cases, inclusive of time cross-examining their opponent's witnesses and making argument to the Court. The parties shall coordinate with each other in advance of the hearing with respect to, joint exhibit binders, stipulated admission of evidence, anticipated disputes regarding the admission of particular evidence and any designated deposition testimony.
- Estimation Based Upon Claimant's Asserted Estimated Amount. To the (i) extent that a Contested Claim would be subject to estimation pursuant to section 502(c) of the Bankruptcy Code and the Debtors have sought authority to estimate such Contested Claim pursuant to an omnibus claims objection and/or a motion to estimate claims, if the Claimant has filed a Response in accordance with the procedures outlined above which (i) acknowledges that the Contested Claim is contingent or fully or partially unliquidated and (ii) provides the amount that the Claimant believes would be the allowable amount of such Contested Claim upon liquidation of the Contested Claim or occurrence of the contingency, as appropriate (the "Claimant's Asserted Estimated Amount"), the Debtors are hereby authorized, in their sole discretion, to elect to provisionally accept the Claimant's Asserted Estimated Amount as the estimated amount of such Contested Claim pursuant to section 502(c) of the Bankruptcy Code for all purposes other than allowance, but including voting and establishing reserves for purposes of distribution, subject to further objection and reduction as appropriate and section 502(j) of the Bankruptcy Code. The Debtors' election shall be made by serving the Claimant with a Notice Of Election To Accept Claimant's Asserted Estimated Amount in the form attached hereto as Exhibit E. The Contested Claim will otherwise remain subject in all respects to the procedures outlined herein.
- (k) <u>Ability To Modify Procedures By Agreement Or Order Of Court</u>. At the Meet and Confer, the parties shall discuss discovery parameters, briefing, evidence to be presented, the timing outlined herein, and any modifications thereto that are necessary due to the facts and circumstances of the relevant Contested Claim. Should the parties be unable to agree on reasonable modifications to these Claim Hearing Procedures, if any, either party may request that the Court promptly schedule a teleconference to consider such proposed modifications. No discovery, testimony, or motion practice other than that described herein, as modified, shall be permitted, unless otherwise agreed by the parties or ordered by the Court.

- 10. The procedures approved herein shall not apply to claims filed by Banc of America Securities LLC (as to proof of claim number 10758), Barclays Capital Inc. (as to proof of claim number 11658), Bear, Stearns & Co. Inc. (as to proof of claim number 10732), Cadence Innovation LLC, Citigroup Global Markets, Inc. (as to proof of claim number 10731), Credit Suisse Securities (USA) LLC (as to proof of claim number 10763), Merrill Lynch, Peirce, Fenner & Smith Inc. (as to proof of claim number 10761), Morgan Stanley & Co. Inc. (as to proof of claim number 10762), the Pension Benefit Guaranty Corporation, Robert Bosch GmbH, the State of California Environmental Protection Agency, the State of Michigan Environmental Protection Agency, the State of Ohio Environmental Protection Agency, Technology Properties, Ltd., UBS Securities LLC (as to proof of claim number 10759), the United States Environmental Protection Agency, and Wachovia Capital Markets, LLC (as to proof of claim number 10760) (collectively, the "Excluded Parties") for any purpose, including, but not limited to, any objections to such claims or other litigation in respect of such claims; provided, however, that nothing contained herein shall preclude any of the Excluded Parties or the Debtors, after notice and an opportunity to be heard, from seeking to establish appropriate alternative claims resolution procedures.
- 11. With respect to the claim of Gary Whitney ("Mr. Whitney") (claim number 10157) and NuTech Plastics Engineering, Inc. ("NuTech") (claim number 1279 against Delphi Automotive Systems LLC), nothing in this Order shall limit Mr. Whitney's or NuTech's ability to request relief from the automatic stay provisions under section 362 of the Bankruptcy Code subject to the Debtors' right to object to such request.
- 12. The Debtors shall not serve a Notice of Hearing on Orix Warren, LLC("Orix Warren") with respect to proof of claim number 10202 until the earliest of the following

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to occur: (a) the Debtors assume the lease between Delphi Automotive Systems LLC and Orix

Warren with respect to property located at 4551 Research Parkway in Warren, Ohio (the "Orix

Lease"), (b) the Debtors reject the Orix Lease, or (c) the Orix Lease terminates or is terminated

pursuant to its terms.

13. Nothing in this Order shall preclude any right to seek estimation of a claim

under section 502(c) of the Bankruptcy Code, any right to seek relief from the automatic stay

under section 362 of the Bankruptcy Code to liquidate a claim in a different forum, any right to

seek protection of information under section 107(b) of the Bankruptcy Code or any right not

specifically addressed in this Order.

14. This Court shall retain jurisdiction to hear and determine all matters

arising from the implementation of this order.

15. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for

the United States Bankruptcy Court for the Southern District of New York for the service and

filing of a separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York

December 6, 2006

/s/Robert D. Drain

UNITED STATES BANKRUPTCY JUDGE

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SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

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Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

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### NOTICE OF ENTRY OF ORDER WITH RESPECT TO [\_\_\_\_\_] OMNIBUS CLAIMS OBJECTION

Court for the Southern District of New York entered a [title of order] (the "Order").

PLEASE TAKE FURTHER NOTICE THAT a copy of the Order, excluding exhibits, is attached hereto.

PLEASE TAKE FURTHER NOTICE that the proof of claim listed below, which you filed against Delphi Corporation and/or other of its subsidiaries and affiliates that are debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), was the subject of the Order and was listed on Exhibit \_\_ to the Order and was accordingly disallowed and expunged, unless otherwise provided below in the column entitled "Treatment Of Claim."

| Date Filed | Claim<br>Number | Asserted<br>Claim<br>Amount <sup>1</sup> | Basis For<br>Objection | Treatment Of<br>Claim | Surviving<br>Claim<br>Number<br>(if any) |
|------------|-----------------|--|------------------------|-----------------------|--|
|            |                 |  |                        |                       |  |

<sup>&</sup>lt;sup>1</sup> Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

PLEASE TAKE FURTHER NOTICE that you may view the complete exhibits to the Order by requesting a copy from the claims and noticing agent in the above-captioned chapter 11 cases, Kurtzman Carson Consultants LLC, at 1-888-259-2691 or by accessing the Debtors' Legal Information Website at <a href="https://www.delphidocket.com">www.delphidocket.com</a>.

Dated: New York, New York \_\_\_\_\_\_\_, 200\_\_

#### BY ORDER OF THE COURT

John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
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# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

---- x

In re : Chapter 11

DELPHI CORPORATION, <u>et al.</u>, : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

### NOTICE OF HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. [\_\_\_\_]

PLEASE TAKE NOTICE that on \_\_\_\_\_\_\_, 200\_, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

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(collectively, the "Debtors"), objected to proof of claim number \_\_\_\_\_ (the "Proof of Claim") filed by \_\_\_\_\_ (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims Objection] (the "Objection").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December \_\_\_\_, 2006 (the "Order"), a sufficiency hearing (the "Sufficiency Hearing") to address the legal sufficiency of the Proof of Claim and whether the Proof of Claim states a colorable claim against the asserted Debtor is hereby scheduled for \_\_\_\_\_\_, 200\_, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Sufficiency Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 9(k) thereof. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimant.

| Dated: | New | York, | New  | York |
|--------|-----|-------|------|------|
|        |     | , 2   | 200_ |      |

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

----- x

## NOTICE OF CLAIMS OBJECTION HEARING WITH RESPECT TO DEBTORS' OBJECTION TO PROOF OF CLAIM NO. [\_\_\_\_]

PLEASE TAKE NOTICE that on \_\_\_\_\_\_\_, 200\_, Delphi Corporation and certain

of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

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(collectively, the "Debtors"), objected to proof of claim number \_\_\_\_\_ (the "Proof of Claim") filed by \_\_\_\_\_ (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims Objection] (the "Objection").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December \_\_\_\_, 2006 (the "Order"), a claims objection hearing (the "Claims Objection Hearing") for purposes of holding an evidentiary hearing on the merits of the Proof of Claim is hereby scheduled for \_\_\_\_\_\_\_, 200\_\_, at 10:00 a.m. (prevailing Eastern time) in the United States Bankruptcy Court for the Southern District of New York (the "Court").

PLEASE TAKE FURTHER NOTICE that the Claims Objection Hearing will proceed in accordance with the procedures provided in the Order, unless such procedures are modified in accordance with Paragraph 9(k) thereof. Please review the Order carefully – failure to comply with the procedures provided in the Order (or as modified pursuant to Paragraph 9(k)) could result in the disallowance and expungement of the Proof of Claim. A copy of the Order is attached hereto for your convenience.

PLEASE TAKE FURTHER NOTICE that the Debtors may further adjourn the Hearing at any time at least five business days prior to the scheduled hearing upon notice to the Court and the Claimant.

| Dated: | New | York, | New  | York |
|--------|-----|-------|------|------|
|        |     | , 2   | 200_ |      |

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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#### **EXHIBIT D**

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### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

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## NOTICE OF DEBTORS' ELECTION TO ACCEPT CLAIMANT'S ASSERTED ESTIMATED AMOUNT FOR PROOF OF CLAIM NUMBER [\_\_\_\_\_]

PLEASE TAKE NOTICE that on \_\_\_\_\_\_\_, 200\_, Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases

| (collectively, the " | Debtors"), objected to proof of claim number (the "Proof of Claim")  |
|----------------------|--|
| filed by             | (the "Claimant") pursuant to the [Title Of Applicable Omnibus Claims |
| Objection] (the "O   | bjection").  |

PLEASE TAKE FURTHER NOTICE that on \_\_\_\_\_\_\_, 200\_, the Claimant filed its response to the objection, wherein Claimant (i) acknowledged that the Proof of Claim asserts claims that are contingent or fully or partially unliquidated and (ii) stated that the Claimant believes that the allowable amount of the Proof of Claim upon liquidation of the Contested Claim or occurrence of the contingency, as appropriate, is \$\_\_\_\_\_ (the "Claimant's Asserted Estimated Amount").

PLEASE TAKE FURTHER NOTICE that pursuant to the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections To Claims, entered December \_\_\_\_, 2006 (the "Order"), the Debtors hereby provide notice that the Debtors elect to accept the Claimant's Asserted Estimated Amount as the estimated amount of the Proof of Claim pursuant to section 502(c) of the Bankruptcy Code as set forth in the Objection. A copy of the Order is attached hereto.

PLEASE TAKE FURTHER NOTICE that any hearing scheduled pursuant to the Order is hereby cancelled.

PLEASE TAKE FURTHER NOTICE that the Debtors' election to accept the Claimant's Asserted Estimated Amount is without prejudice to the Debtors' right to object to any other claims in these chapter 11 cases, or to further object to the Proof of Claim, on any grounds whatsoever.

| Dated: | New | York, | New  | York |
|--------|-----|-------|------|------|
|        |     | , 2   | 200_ |      |

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### **EXHIBIT F**

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Delphi Corporation
Special Parties

| Company       | Contact          | Address1            | Address2                      | City    | State | Zip   |
|---------------|------------------|---------------------|-------------------------------|---------|-------|-------|
| PBR Australia | David G. Dragich | Foley & Lardner LLP | 500 Woodward Ave., Suite 2700 | Detroit | MI    | 48226 |
| PBR Knoxville | David G. Dragich | Foley & Lardner LLP | 500 Woodward Ave., Suite 2700 | Detroit | MI    | 48226 |

### **EXHIBIT G**

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Delphi Corporation
Special Parties

| Company                       | Contact           | Address1                         | Address2                      | City       | State | Zip   |
|-------------------------------|-------------------|----------------------------------|-------------------------------|------------|-------|-------|
| Select Industries Corporation | W. Timothy Miller | TAFT, STETTINIUS & HOLILSTER LLP | 425 Walnut Street, Suite 1800 | Cincinnati | ОН    | 45202 |
| Select Industries Corporation | Beth Silvers      | TAFT, STETTINIUS & HOLILSTER LLP | 425 Walnut Street, Suite 1800 | Cincinnati | ОН    | 45202 |